CONFIDENTIAL State of Arizona Commission on Judicial Conduct 1501 W. Washington Street, Suite 229 Phoenix, Arizona 85007

#						
FOR OFFICE USE ONLY						

HOW TO FILE A COMPLAINT A	AGAINST A JUDGE	DEC 1 U 2021
To file a complaint against a judge, complete this form Conduct at the address above. The information you prove your allegations.		
To learn more about the purpose and jurisdiction of the can investigate, read the available brochure or visit ou copy of the commission's rules and the Code of Judicial Co	ır website at www.azcourts.go	ov/azcjc. A
Under the rules approved by the Arizona Supreme Couconclusion of their review by the commission or upon the If a complaint is dismissed, all personal information will be a complaint or the complaint is dismissed.	filing of a formal complaint again	nst a judge.
Please provide the followin	ıg information	
1. Name: Michael Willis Chase		
2. Mailing Address: P.O. Box 4461		Andrew 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
City: Sedona State:	Acizona Zip Code	86340
3. Phone: +1 (928) 399-7688		
4. Judge's name: Lundy Kottke Butt , Napper Lo	ocation: County of Yav	a Dai
5. Court: () municipal () justice () superior (•
6. Did you have a case before this judge? Yes No.		
(No Yes (No		
a. Case name and number: V1300CRZC1780	0661	
b. List any attorneys who appeared in the case:	and the second s	
Ruth Szanto, Dennis Boyless, Zachary Thor	raley Chad Winger Denn	is Bayless.
Kevin Crowley, Andrew Marcantel, Northa		
c. List names and phone numbers of any witnesses who	o observed the judge's conduct:	
Steven McMillern (520)-921-9146, Keith C	928) 254-9928, Cardin Hav	15er (928) 821-5908
100 100 (971) 221-6039, Phil (928) 301-0	777	
7. I understand the commission cannot reverse court or	ders or assign a new judge to a ca	ıse:
Yes No		
8. Please read the following statement and sign on the lin	ne below:	
Declared witnessed testimony by asseveration the forgoin contained in attached complaint are true	g information and allegations	
	10 10 7001	
	12-10-2021	
Non-negotiable autograph, all rights reserved.	Date	
school Summer		

*Attached Summary *Attached Exhibits A-J

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COMPLAINT AGAINST A JUDGE

Michael Willis Chase	William N. Lundy Jr Judge's Name:
words what you believe the judge did that constitunates, dates, times, and places that will help the com	same size to file a complaint. Describe in your own ites judicial misconduct. Be specific and list all of the mission understand your concerns. Additional pages may it court documents. Please complete one side of the paper.
Admiralty Tribunal Judge William N. Lundy Jr:	
Excessive Bail set at \$500,000 cash only.	
" Bail is' Excessive' in violation of the Eighth Am amount reasonably calculated to ensure the asserte	
The accused, Michael Willis Chase stated in the Gra "It is perspective, that you [William N. Lundy Jr] ar	

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only, and keep a copy of the complaint for your records.

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COMPLAINT AGAINST A JUDGE

Name:	nase	Judge's Name:	ristopher L. Kottke	
Instructions: Use this	form or plain paper of t	he same size to file	a complaint. Describe in	vour own
words what you believe	the judge did that const	itutes judicial miscono	duct. Be specific and list	t all of the
	places that will help the co			
be attached along with c	opies (not originals) of relev	ant court documents.	Please complete one side o	of the paper

Pro Tem B Admiralty Tribunal Judge Christopher L. Kottke (D-U-N-S number 169230781):

Attempted Murder. "Ordered Forced Drugging" of Haldol (Major Tranquilizer).

No Physical Evidence Presented at Evidentiary (Sell) Hearing (Hearsay and lies of Jail Doctors, Dr. Mark Jerome Collins Purged himself under oath, assistant County Attorney, and nothing presented by Public Defender). Dangers of Haldol, and side effects stated in hearing transcript, EKG shows Abnormal Heart Rate, and put The Accused at life risk. Also, Denied Motion for Order to Modify Release Conditions.

*[See Attached Exhibit C: State Bar Complaint and State Bar File #20-0516, Denied Motion.

Exhibit D: April 14, 2020 Transcript Of Evidentiary (Sell) Hearing, page 13 line 12-14, page 14 line 4-15, page 15 line 2-4, page 17 line 12-13, page 18 line 14-17, page 19 line 1-3, page 22 line 13-18, page 23 line 10-12, page 26 line 17-18, page 27 line 2-6, page 30 line 8-13, page 34 line 3-14, page 35 line 12-13, page 37 line 21-25, page 38 line 17-19, page 39 line 14-20, page 40 line 3-22, page 41 line 4-25, page 42 line 1-2, line 20-23, page 43 line 6-8, line 15, page 44 line 8-9, page 45 line 16-18, page 47 line 22-25, page 48 line 1-5, line 11-16, line 22-25, page 49 line 4-15, line 22-24, page 50 line 8-22, page 51 line 10-15, line 24, page 52 line 1-2, line 8-21,

Exhibit E: EKG - abnormal heart ratel

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COMPLAINT AGAINST A JUDGE

Name:	Michael Willis Chase	Michael R. Bluff Judge's Name:	
words v names, be attac	what you believe the judge did dates, times, and places that will	paper of the same size to file a complaint. Describe in your own that constitutes judicial misconduct. Be specific and list all of the help the commission understand your concerns. Additional pages may als) of relevant court documents. Please complete one side of the paper your records.	e y

Admiralty Tribunal Judge Michael R. Bluff:

Exhibit G: Transcript September 12, 2020 Hearing On Release Conditions — page 7 line 19-22, page 8 line 25, page 9 line 1-9]

[&]quot;Conflict Of Interest" His Wife: Mrs. Bluff is an employee of the international bank [Fund] (JP Morgan Chase Bank) where The Accused's property was seized. Michael Bluff denied motions Reduction Of Bail And Release Conditions, and Michael Bluff admitted (on the record) his wife in an employee at the international bank [Fund] (JP Morgan Chase Bank) "Conflict Of Interest" and recused himself from the case (accused detained ten months incarcerated).

^{*[}See Attached Exhibit F: Submitted Motions, Handwritten Motions, Denied Motions,

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COMPLAINT AGAINST A JUDGE

	Michael Willis Chase	John D. Napper	
Name:	F/F	Judge's Name:	
Instru	ctions: Use this form or plain	n paper of the same size to file a complaint. Describe in your o	wn
words	what you believe the judge di	d that constitutes judicial misconduct. Be specific and list all of	the
names,	dates, times, and places that w	ill help the commission understand your concerns. Additional pages m	ıay
be atta	ched along with copies (not origi	inals) of relevant court documents. Please complete one side of the pay	per
only, ar	nd keep a copy of the complaint f	for your records.	

Admiralty Tribunal Judge John D. Napper (D-U-N-S number 839377707):

In open court, Denied Counsel of choice, Denied Psychologist Evaluation of Prosecuting Attorney (Equal Protection, Due Process), Denied Administration and Procedural Matters (Obstruction of Justice), Denied Challenge of jurisdiction, Denied qualifications of Prosecuting Attorney. Napper Ordered date of October 25th, 2021 deadline for The Accused, Michael Willis Chase to File All Motions, and ALL Motions have been DENIED on November 29, 2021.

*[See Attached Exhibit H: Hearing May 24th, 2021 Time Set For Sentencing - Transcript — page 5 line 18-25, page 6 line 1-25, page 7 line 1-25, page 8 line 1-25, page 9 line 1-25, page 10 line 1-25, page 11 line 1-25, page 12 1-25, page 13 line 1-25, page 14 line 1-10, line 11-15, line 15-22, line 24, line 25, page 15 line 1-13, line 14, line 15-25, page 16 line 1-25, page 17 line 1-25, page 18 line 1-25, page 19 line 1-25, page 20 line 1-20, line 22-25, page 21 line 1-25, page 22 line 1-17, page 23 line 18-25, page 24 line 1-3, line 18-20.

Exhibit I: Transcript Of Hearing July 26th, 2021 — page 4 line 11-25, page 5 line 1-25, page 6 line 1-25, page 7 line 1-15, page 8 line 17-25, page 9 line 1-8, line 22-25, page 10 line 1-2, line 9-13, page 11 line 24-25, page 12 line 1-2, page 13 line 6-10, line 21-22, page 17 line 1-7, line 22-23, page 18 line 1-2,

Exhibit J: Transcript Of September 20, 2021 Status Conference - page 3 line 23-25, page 4 line 1-16, page 5 line 1-25, page 6 line 1-25, page 7 line 1-25, page 8 line 1-25, page 9 line 1-25, page 10 line 1-25, page 11 line 1-25, page 12 line 1-25, page 13 line 1-21, line 22-25, page 14 line 16-25, page 15 line 1-25, page 16 line 1-25]

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Declared Witnessed Testimony SUMMARY

The Accused, de jure Michael Willis Chase

versus

de facto (CORPORATE) AMERICA

(America has been dissolved as a matter of law)

UNITED STATES GOVERNMENT (D-U-N-S number 067908916)

STATE OF ARIZONA (D-U-N-S number 072459266)

COUNTY OF YAVAPAI (D-U-N-S number 074472796)

CHRISTOPHER L. KOTTKE (D-U-N-S number 169230781) JOHN D. NAPPER (D-U-N-S number 839377707)

William N. Lundy Jr and Michael R. Bluff

Case No. V1300CR201980661

I Have Appeared Specially, Not Generally. I Have OBJECTED TIMELY. I Have Demanded All My Rights, Given By Our Creator, AT ALL TIMES, and NEVER WAIVED THEM.

The Accused Has Challenged the Venue Jurisdiction, The Jurisdiction of the Court, the Jurisdiction of the Judge, and the Qualification of the Prosecutor.

The Accused alleges that this Court has ASSUMED JURISDICTION; therefore, a SUBSTANTIAL RIGHT has been VIOLATED again. Pursuant to Arbesider versus Hanlin, Giddean versus Wainright, Bergis versus Texas, and Chandler versus Freetag.

At this time, the Accused *DEMANDS* SUSPENSION OF THE SENTENCING HEARING pending a SUIT on the issue of Counsel, Lack of Jurisdiction, Conspiracy, Intent to Overthrow the Government using threat, duress and coercion, as well as FRAUD. The Accused intends to file suit in the Federal District Court.

The Accused has PROTESTED the **JURISDICTION OF THE COURT**, and I Have DECLARED ON THE RECORD before witnesses that I Am a free and independent inhabitant, a flesh and blood man under the common law, **NOT** allowed by the LAW OF THE CREATOR to contract with the de facto STATE OF ARIZONA (D-U-N-S number 072459266), which has overthrown the de jure republican "The State of Arizona".

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The Accused alleges that this Court has no Jurisdiction because it **CANNOT EFFECT A REMEDY.**

The Accused alleges that the **COUNSEL ISSUE** must be decided in the Administrative and Procedural Matters prior to the Sentencing Hearing by **Admiralty Tribunal Judge John D.**Napper (D-U-N-S number 839377707), and is now a closed subject. The Accused has been denied the inalienable perfect right to defend myself with unfettered, with unlicensed counsel, then the Sentencing Hearing should be postponed.

The Accused alleges it is now the Accused's position that THIS CASE MUST BE MOVED INTO FEDERAL SUIT before the Accused can be *FORCED* forward into Sentencing without Counsel of my Choice.

The Accused alleges that the Court. before Sentencing Hearing by Admiralty Tribunal Judge John D. Napper (D-U-N-S number 839377707), on its own volition has DENIED THE ACCUSED "COUNSEL of my choice", so therefore, *Arersinger versus Hamlin Sheriff* comes into play, and the Court has precluded the possibility that it can now incarcerate me.

The Accused alleges that Admiralty Tribunal Judge John D. Napper (D-U-N-S number 839377707) has PROCEEDED OVER THE ACCUSED OBJECTIONS, AGAINST MY WILL, and DENIED MY INALIENABLE PERFECT RIGHTS, recognized by The Law Of Nations, secured by the Declaration of Independence, by the Article of Confederations, or the de jure Constitution of both the de jure State and de jure Federal Constitutions, we are into the realm of **DEPRIVATION OF** RECORDS under **FEDERAL STATUTES TITLE** 42, SECTION 1983.

The Accused Is Ready For SUIT.

The Accused's Administrative And Procedural Matters Are NOT Answered!

The Accused has NOT received the written answers to these questions, before the Sentencing Hearing, I Am ready to move forward with SUIT.

Notice is hereby given that Michael Willis Chase is not the Accused "PERSON" MICHAEL WILLIS CHASE (CORPORATE ENTITY); therefore, Michael Willis Chase will appear pro se with Counsel of his Choice, pursuant to the Supreme Court's decisions as they are already settled in the following cases: Gideon versus Wainright, 372 US 335; Burgett versus Texas, 389 US 109, (1967); Memphis versus Rhay, 389 US 128, (1967); Chandler versus Fretag, 348 US 3, (1954); 424 F2d 1166; US versus Mitchell, 246 F. Supp., 874, 877, (1965); Reynolds versus Cochran, 365 US 525, 51 Ed. 2d 754, 81 S.Ct. 723 in Am. Jur. P. 979; NAACP versus Button, 371 US 414, 83 S.Ct. 328; United Mine Workers of America versus Illinois State Bar Association, 88 S.Ct. 353, (1967); Brotherhood of Railroad Trainmen versus Virginia State Bar, 377 US 1, 84 S.Ct. 1113, REh DEn 377 US 960; 845 Ct. 1625.

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Admiralty Tribunal Judges In Chronological Order

Admiralty Tribunal Judge William N. Lundy Jr:

Excessive Bail set at \$500,000 cash only.

"Bail is 'Excessive' in violation of the Eighth Amendment when it is set at a figure higher than an amount reasonably calculated to ensure the asserted governmental interest."

The accused, Michael Willis Chase stated in the Grand Jury Bond Hearing,

"It is perspective, that you [William N. Lundy Jr] are defending the bank [Fund]."

*[Exhibit A: Bond Order. Exhibit B: No Transcript On The Record]

Pro Tem B Admiralty Tribunal Judge Christopher L. Kottke (D-U-N-S number 169230781):

Attempted Murder. "Ordered Forced Drugging" of Haldol (Major Tranquilizer). No Physical Evidence Presented at Evidentiary (Sell) Hearing (Hearsay and lies of Jail Doctors. Dr Mark Jerome Collins Purger himself under oath, assistant County Attorney, and nothing presented by Public Defender). Dangers of Haldol, and side effects stated in hearing transcript. EKG shows Abnormal Heart Rate, and put The Accused at life risk. Also, Denied Motion for Order to Modify Release Conditions.

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"Conflict Of Interest" His Wife: Mrs. Bluff is an employee of the international bank [Fund] (JP Morgan Chase Bank) where The Accused's property was seized. Michael Bluff denied motions Reduction Of Bail And Release Conditions, and Michael Bluff admitted (on the record) his wife in an employee at the international bank [Fund] (JP Morgan Chase Bank) "Conflict Of Interest" and recused himself from the case (accused detained ten months incarcerated).

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Admiralty Tribunal Judge John D. Napper (D-U-N-S number 839377707):

In open court. Denied Counsel of choice, Denied Psychologist Evaluation of Prosecuting Attorney (Equal Protection, Due Process), Denied Administration and Procedural Matters (Obstruction of Justice), Denied Challenge of jurisdiction, Denied qualifications of Prosecuting Attorney. Napper Ordered date of October 25th, 2021 deadline for The Accused, Michael Willis Chase to File All Motions, and *ALL* Motions have been *DENIED* on November 29, 2021.

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The Accused, Michael Willis Chase filed following Declared Witness Testimony, and Motions:

10-5-2021 "NOTICE & COMMAND FOR ANSWERS TO PETITIONER'S MAJOR PREMISES. COMMAND FOR JUDICIAL DETERMINATION & DISMISSAL FOR LACK OF VENUE JURISDICTION."

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10-5-2021 "Exhibit - Alpha"
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^{10-5-2021 &}quot;Exhibit - Beta"

^{10-5-2021 &}quot;Exhibit - Gamma"

^{10-5-2021 &}quot;Exhibit - Delta"

^{10-5-2021 &}quot;Exhibit - Epsilon"

^{10-5-2021 &}quot;Exhibit - Zeta"

^{10-5-2021 &}quot;Exhibit - Eta"

^{10-5-2021 &}quot;Exhibit - Theta"

^{10-5-2021 &}quot;Exhibit - Iota"

^{10-5-2021 &}quot;Exhibit - Lambda"

^{10-5-2021 &}quot;Exhibit - Mu"

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10-5-2021 "Exhibit - Rho"

10-5-2021 "Exhibit - Sigma"

10-5-2021 "Exhibit - Tau"

10-5-2021 "Exhibit - Upsilon"

10-5-2021 "Exhibit - Phi"

10-5-2021 "Exhibit - Chi"

10-5-2021 "Exhibit - Psi"

10-5-2021 "Exhibit - Omega"

10-8-2021 "THE ACCUSED'S RESPONSE TO PLAINTIFF GLEN M. ASSAY. NOTICE & COMMAND FOR COURT ORDER REGARDING GLEN M. ASAY MOTION TO STRIKE DEFENDANT'S MOTIONS. PETITIONER'S MAJOR PREMISES MUST BE ANSWERED FOR JUDICIAL DETERMINATION BY GLEN M. ASSAY & DISMISSAL FOR LACK OF VENUE JURISDICTION."

10-25-2071 "Demand For Answers To Administrative and Procedural Matters Questions."

10-25-2021 "Demand For Answers To Administrative and Procedural Matters Questions. Brief #3 in Support of Demand to Dismiss Court, Judge And Prosecutor Who Have No Force of Law Over The Accused."

10-25-2021 "Demand For Answers To Administrative and Procedural Matters Questions. Brief #6 in Support to Dismiss Court. Judges And Prosecutor Who Have No Force of Law Over The Accused."

10-25-2021 "NOTICE & COMMAND FOR COUNSEL OF CHOICE. COMMAND FOR JUDICIAL DETERMINATION & DISMISSAL FOR LACK OF VENUE JURISDICTION."

10-25-2021 "MOTION TO DISMISS PUBLIC DEFENDER NATHAN BEST."

10-25-2021 "DECLARED WITNESSED TESTIMONY. NOTICE AND COMMAND FOR COURT ORDER REGARDING BRIEF IN SUPPORT OF DEMAND FOR EXECUTIVE PUBLIC PROSECUTORS. DEMAND FOR PUBLIC PROSECUTORS OR IN THE ALTERNATIVE TO DISMISS."

10-25-2021 "DECLARED WITNESSED TESTIMONY. BRIEF IN SUPPORT OF NOTICE AND COMMAND FOR COURT OF DER REGARDING DEMAND FOR EXECUTIVE PUBLIC PROSECUTORS. DEMAND FOR PUBLIC PROSECUTORS OR IN THE ALTERNATIVE TO DISMISS."

10-25-2021 "Exhibit A - DISSOLUTION OF THE GOVERNMENTAL STRUCTURE AND AUTHORITIES."

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10-25-2021 "Exhibit B - ADMISSIONS TO PRACTICE LAW IN THE DE JURE STATE COURTS."

10-25-2021 "Exhibit C - OCCUPATIONAL LICENSING IS A TITLE OF NOBILITY."

All of Accused's Motions have been DENIED.

Cruel and Unusual Punishment, Conflict Of Interest, Violation Of Eighth Amendment, Violation of Due Process, Violation of Equal Protection, Obstruction of Justice, Trespass On The Case, and More for The Record.

I Command COMMISSION OF JUDICIAL CONDUCT an Investigation of the Matter.

-Pro Se Michael Willis Chase P.O. Box 4461, Sedona, Arizona, USA 86340 aloha777sedena@gmail.com +1 (928) 399-9688 Facebook: Aloha Sedona (Person Search)

Dated this 10th day of December, 2021.

Autograph:

Michael Willis Chase of the Chase Family,

Pro Se, Principal Creditor for

MICHAEL WILLIS CHASETM, which is a Corporate Identity, a Legal Fiction in

all uppercase, a decedent. All rights reserved.

Witnessed By: (two or three witnesses)

As: ".... at the mouth of two witnesses, or at the mouth of three witnesses, shall the matter be established." Deuteronomy, chapter nineteen, verse fifteen.

Seal

Witness

fendant Name:		L WILLIS		* * * * * * * * * * * * * * * * * * * *		4701	FI	ELONY	
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EXHIBIT - B

Verde Justice Court info

1 message

Lisa Chaney <MLM_561@hotmail.com> To: aloha777sedona@gmail.com <aloha777sedona@gmail.com>

Tue, Jun 8, 2021 at 1:19 PM

Hi, Mr. Chase I spoke with Verde Valley Justice Court regarding the hearing held on 11/22/2019 that you were inquiring about for me to transcribe. They told me that the Initial Hearings are not recorded by video, audio, or court reporter which surprises me, but perhaps because they only deal with misdemeanors no recording is necessary. So sorry I cannot help you out.

If you have any further questions for the Verde Valley Justice Court here is their number 928-639-5820, hit 0, and somebody should pick up the phone.

Thank you, Lisa

Mrs. Lisa Chaney, Lead Reporter Yavapai County Superior Court, Division 2 Hon. John D. Napper, Presiding Judge 120 S. Cortez Street Prescott, Az 86303-4747 928-777-7927 (Office) 928-533-2537 (Cell)



Supervising Attorney Matt Cochran,

- My Right To Speedy Trial (Rule 8) Has Been Violated On April 18th (150 Days In Custody). I Have Never Waved Time, And I Do Not Congert To Waving Time. Motion Case Dismissed.
- I Have three Attorneys, They Are Talking With My 3rd Party On My Behalf, And They Are Setting Up My Power Of Attorney, Submit My Motion For Tores Hearing To Remove Ruth Angela Szavito As Public Defender, Until My Real Attorney Takes Over.
- I Need Transcript of Sell-Heaving On April 14th
- My Cover Letter And Five Page Letter, Motion Under Rule 16.4B. (Copy In RITE, File, Permission To Share).
- Motion Rule 7.4, Wladify Bail, And Release Conditions.
- * Ruth Angela Szanto Has Ignored My Requests
 For Over Five Months, She Is Fired.

Michael Willis Chase



EXHIBIT - C

Assistant's Direct Line: 602-340-7244

March 20, 2020

Michael Willis Chase Yavapai County Detention Services 2830 N. Commonwealth Drive, Suite 105 Camp Verde, AZ 86322

Re: File No:

20-0516

Respondent:

Ruth Angela Szanto

Dear Mr. Chase:

I reviewed your submission regarding Ms. Szanto. I also reviewed the court docket for your criminal case.

The issues you raise involving how Ms. Szanto is handling your case, as well as allegations you are innocent, she is violating your 6^{th} , 8^{th} , and 14^{th} Amendment rights, she is jeopardizing "statutes of limitations," and the doctor ordered medication for you without providing drug information, are legal issues that require a determination by a court of law. As you are involved in a current, ongoing criminal case, the court is the appropriate venue at this point to address issues you have related to your case. Concerns such as yours should, therefore, be directed to the judge presiding over the proceedings. The State Bar cannot intervene in your pending case nor may the State Bar take action that would directly or immediately impact your case. Please note, Ms. Szanto is not obligated to follow all your She has an independent professional obligation to only pursue claims, defenses, and actions she believes are well-grounded in fact and law. Further, you alleged cases never make it to trial because defendants are deemed not competent to stand trial. Once a defendant is found competent or is determined to be restored to competency, the criminal case begins moving forward again, to trial if a defendant chooses not to accept a plea agreement. You also alleged you do not want a public defender. You may file something with the court requesting your attorney's removal and informing the court you want to hire private counsel. I am not allowed to recommend attorneys, but if you have friends or family who can access a computer, they can search for attorneys on the State Bar's website, azbar.org, through the "Find-A-Lawyer" Program.

If the court determines Ms. Szanto acted inappropriately, please advise us in writing, including a copy of the written decision, and we will review the matter at that time. Until then, we consider this matter dismissed and will take no further action. Pursuant to Arizona Supreme Court Rule 71, the State Bar file may be expunged in three years.

Sincerely

Blair Hartwell Moses

Bar Counsel - Intake

BHM/tab

	2

EXHIBIT - C

SUPERIOR COURT, STATE OF ARIZONA, IN AND FOR THE COUNTY OF YAVAPAI

STATE OF ARIZONA,	Case No. V1300CR201980661	FILED
Plaintiff,	ORDER DENYING MOTION TO MODIFY RELEASE	DATE: FEB 2 7 2020 11:40 O'Clock A .M.
MICHAEL WILLIS CHASE,	CONDITIONS	DONNA McQUALITY, CLERK
Defendant.		BY: J. HARSHMAN Deputy

HONORABLE CHRISTOPHER L. KOTTKE	BY: Melissa May, Judicial Assistant
DIVISION PTB	DATE: February 25, 2020

The Court has received and reviewed the Defendant's *Motion to Modify Release Conditions* filed January 27, 2020 and the State's *Response* filed February 4, 2020.

In the best interests of justice and for the safety of the public,

IT IS HEREBY ORDERED denying the Motion to Modify Release Conditions.

George Rodriguez, Esq., Yavapai County Attorney's Office, Counsel for State (e)
Ruth Szanto, Esq., Yavapai County Public Defender's Office, Counsel for Defendant (e)
Victim Services (e)
YCSO Inmate Records (e)

Yavapai County Restoration to Competency Program - sent via fax email by the division

7	ь

EXHIBIT - D

1 2 3 4		OF THE STATE OF ARIZONA COUNTY OF YAVAPAI
5)
6	STATE OF ARIZONA,) YAVAPAI COUNTY SUPERIOR COURT
7	Plaintiff,) YAVAPAI COUNTY SUPERIOR COURT CASE NUMBER: V1300CR201980661
8	Vs.	}
9	MICHAEL WILLIS CHASE,	}
10	Defendant.	}
11)
12		
13	BEFORE: THE HONOR/	ABLE CHRISTOPHER KOTTKE
14		COURT, DIVISION PRO TEM B
15		SCRIPT OF PROCEEDINGS
16	SELL HEARING	
17		
18	Camp Ver	rde, Arizona
19	8:34 o'	14, 2020 clock a.m.
20		
21		
22		
23	PREPARED BY:	PREPARED FOR:
24	M. LISA EDGAR, R.P.R., C.P. ARIZONA CERTIFIED REPORTER	MR. MICHAEL W. CHASE
25	ARIZONA CERTIFIED REPORTER ARIZONA C.S.R. NUMBER 50273	COPY

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1 **APPEARANCES:** 2 For the State: MR. GEORGE RODRIGUEZ, Deputy County Attorney, 3 4 For Mr. Chase: MS. RUTH SZANTO, Deputy Public Defender. 5 6 Camp Verde, Arizona April 14, 2020 8:34 o'clock a.m. 7 8 9 (Pursuant to Supreme Court Administrative Orders 10 and Yavapai County Administrative Orders in response to Covid-19, the following proceedings were held utilizing the 11 videoconferencing system Microsoft Teams and/or by telephonic 12 13 means.) 14 TRANSCRIPT OF PROCEEDINGS 15 16 17 18 19 20 21 22 23 THE COURT: This is Judge Kottke. This is the 24 time set for a Sell Hearing in State versus Michael Willis Chase, Verde 1300CR201980661.parties appearing by telephone. 25

	1	Please announce your presence for the record.
	2	MR. RODRIGUEZ: George Rodriguez on behalf of the
	3	State.
	4	MS. SZANTO: Ruth Szanto.
	5	THE COURT: Ms. Szanto.
	6	MR. CHASE: Michael Chase. I'm present.
	7	MS. SZANTO: Ruth Szanto is also present.
	8	DOCTOR COLLINS: Doctor Mark Collins.
	9	DOCTOR STEWART: Joe Stewart.
29:42	10	THE COURT: All right. Anyone else on the line?
	11	And, Mr. Chase, thank you for identifying
	12	yourself. Can you hear everybody on the line, Mr. Chase?
	13	MR. CHASE: Yes. So far, yes.
	14	THE COURT: You can see everybody okay?
	15	MR. CHASE: I only see you, Your Honor.
	16	THE COURT: Very well. Thank you, sir.
	17	All right. Mr. Rodriguez, are you ready to
	18	proceed in this matter?
	19	MR. RODRIGUEZ: Yes, Your Honor.
30:14	20	THE COURT: Call your first witness whenever you
	21	wish.
	22	MR. RODRIGUEZ: Okay, Your Honor. The State would
	23	like to first call Doctor Mark Collins. And for the sake of
	24	expediency, can the the State would like to stipulate to the
	25	education and qualifications of both Doctor Collins as well as

1 Doctor Stewart. 2 THE COURT: Ms. Szanto? 3 MS. SZANTO: That's fine. 4 THE COURT: All right. Very well. We will accept that as a stipulation. 6 Mr. Rodriguez, I don't have that data. Can you just kind of walk through it rather than take the witness 7 through that, just their education and background for our 8 record, please? 10 11 MARK JEROME COLLINS, called as a witness herein, was examined and testified as 12 13 follows: 14 15 EXAMINATION 16 BY MR. RODRIGUEZ: 17 Doctor Collins, can you please state your full name for Q. the record and spell your last name, please? 18 19 THE COURT: Well, hold on. Hold on one second. 20 Doctor Collins, I need to swear you in. Will you 21 go ahead and raise your right hand for me? 22 All right. The Clerk will swear you in at this 23 time. 24 (MARK JEROME COLLINS was duly sworn by the Court 25 Clerk.)

1:06

	1	THE COURT: Mr. Rodriguez, you may continue.
	2	Thank you, sir.
	3	MR. RODRIGUEZ: Thank you.
	4	
	5	MARK JEROME COLLINS,
	6	called as a witness herein, having been first duly sworn, was
	7	examined and testified as follows:
	8	
	9	EXAMINATION
	10	BY MR. RODRIGUEZ:
	11	Q. Doctor Collins, once again, if you would please state
	12	your full name for the record and spell your last name, please.
	13	A. Mark Jerome Collins, C-o-l-l-i-n-s.
	14	Q. And, Doctor Collins, what is your occupation?
	15	A. I'm a psychiatrist.
	16	Q. And could you briefly for the Court summarize your
	17	training experience and education in that field?
	18	A. I'm a triple board psychiatrist boarded in
	19	neuropsychiatry, adult psychiatry, child and adolescent
32:20	20	psychiatry. Did a residency at the University of Kansas,
	21	fellowship at University of Illinois, Chicago, and then a
	22	neuropsychiatry residency.
	23	Q. And currently you are contracted with Yavapai County in
	24	regards to the Restoration to Competency Program?
	25	A. Yes. I provide psychiatric consultation.

	1	Q. And in regards to psychiatric consultation,
	2	specifically in regard to or at least related to the
	3	prescription and prescribing of medications to persons in that
	4	program?
	5	A. It's assessment of differential diagnosis, assessment
	6	of the ability to do the cognitive portion of the program and
	7	then also medication management.
	8	Q. And are you familiar with Mr. Michael Chase?
	9	A. I am.
3:19	10	Q. And did you did you have an opportunity to sit down
	11	with him and do some assessments with him?
	12	A. Yes, I have seen him.
	13	Q. And, doctor, based upon your interaction with
	14	Mr. Chase, did did you have a recommendation that he be
	15	prescribed some medication.
	16	A. I did.
	17	Q. And is that medication let me rephrase that.
	18	What were those medications that would be
	19	recommended?
4:00	20	A. Haldol and Cogentin.
	21	Q. And how did those affect and assist Mr. Chase?
	22	A. Hopefully they would help him with his paranoia, his
	23	delusional thoughts, his agitation, his irritability and the
	24	ability to work in the program.
	25	Currently his psychosis makes it nearly impossible
- dime.		

35:08

35:42

for him to engage in the program to the point where he can actively participate in that, his part of the program from a legal perspective.

- Q. And if you could explain in in lay terms, as best as possible, Doctor Collins, what what would these medications individually and/or combined together when taken, how will they affect Mr. Chase as to what will they do to allow him to get to the point where he would be competent as well as assist you and others in the program to help him with this process to restore himself to competency?
- A. The Haldol specifically is the main medication. It would address his delusional content. He writes multiple grievances, he has multiple lawsuits going on. He is essentially paranoid and delusional regarding anybody he comes into contact with.

So it would help him with his delusional content, it would help him with his thought organization, it would help with his agitation and his irritability and it would just essentially restore some order in his brain that he could complete the program.

Cogentin is a prophylactic medication in case there would be any side effects. That medicine was started just to avoid any side effects from medication.

Q. Doctor, assuming Mr. Chase would take -- take these medications, do you believe if he were to take those

THE COURT: Could somebody check the background 1 2 3 4 5 6 7 8 9 10 38:18 11 12 13 0. for -- in order to get him to competency? 14 They are. 1.5 Α. 16 0. in Mr. Chase's best medical interest as well? 17 They are. 18 Α. 19 20 39:40 21 22 23 they could keep that down, please. 24 25

noise so Mr. Chase can hear the proceedings, please? DETENTION OFFICER (IN JAIL): Yes, Your Honor. THE COURT: Mr. Rodriguez, you may continue. MR. RODRIGUEZ: Thank you, Your Honor. Doctor Collins, is there any other -- any other measures other than these two prescription -- prescribed pills that would be effective in restoring Mr. Chase to competency? No. We've attempted -- I have attempted interventions, Doctor Stewart has attempted, nursing and the counseling staff. We're essentially stymied at this time secondary to his psychosis and unable to get him to complete the program. And these drugs, doctor, are they medically appropriate And the administration of -- of these drugs, are they MR. CHASE: I can't hear anything. THE COURT: I'm not sure where that background information is -- or noise is coming from, but whoever's side it's on -- and I apologize for this, Mr. Chase. I try to do the best we can. But whoever's got that noise going on, if MR. CHASE: I can't hear the questions or the

1 answer now. I can't hear anything. 2 MR. RODRIGUEZ: 3 Doctor Collins, any other -- are there any other Q. alternatives to the medication in this case that would assist 4 5 Mr. Chase? 6 Currently there are not because, again, we are Α. essentially stuck where we're at right now. 8 And, doctor, has Mr. Chase refused to take the 0. 9 medications at the jail? 10:47 10 Α. He has. 11 Do you know approximately how long he's been refusing 0. 12 to take these pills? 13 Oh, close to two months. Α. 14 MR. CHASE: I can't hear. 15 BY MR. RODRIGUEZ: 16 These medications, Doctor Collins -- these are typical 0. 17 medications you would typically prescribe to someone who's 18 suffering from the paranoid delusions that Mr. Chase is suffering from? 19 20 :32 Α. They are. 21 And have you seen them be successful in the past for 0. 22 other patients? 23 Yes, multiple times. 24 MR. RODRIGUEZ. Thank you, doctor. I have no further questions for you. 25

	Γ	
	1 2	THE COURT: All right. Ms. Szanto. MS. SZANTO: Yes, Your Honor.
	3	EXAMINATION
	4	BY MS. SZANTO:
	5	First most with Mr. Clase:
	6	tet mo try to get to my records without careful
	7	· · · · · · · · · · · · · · · · · · ·
	8	The first evaluation was January 30th, 2020.
	9	O How long did that meeting last; do you recall!
42:19	10	A. Probably would have been 15 minutes or so.
	11 12	Q. Did you meet with Mr. Chase thereafter?
	13	A. Pardon me?
	13 14	Q. Did you meet with Mr. Chase after that meeting?
	15	A. I have.
	16	Q. Do you recall when that was?
	17	A. He was seen last week.
	18	Q. And he's been seen essentially weekly by you?
	19	A. Yes.
42:57	20	Q. Do you recall how long those meetings last?
	21	A. They don't last particularly long because he doesn't
	22	participate. He becomes argumentative. He's delusional. He
	23	has has thought disorder and because becomes easily agitated
	24	and not able to participate secondary to his psychosis.
	25	Q. When you met with Mr. Chase, what was your diagnostic

14:02

impression?

- A. The current working diagnosis -- current diagnosis is paranoid schizophrenia.
- Q. Isn't that -- doesn't schizophrenia usually manifest at an early age in folks?
- A. It does, but there is there is late onset paranoid schizophrenia in both in males and females. Also I don't think Mr. Chase has been forthcoming in giving his history.

Since secondary is paranoia, frequently he states he's going to plead the 5th and I don't believe we have been able to get a consistent history.

- Q. In fact, you haven't gotten any kind of medical records from him; right?
 - A. We haven't been able to find any.
 - Q. Isn't it true that he was in the military?
 - A. It was his report.
- $\cancel{*}$ Q. Did you try to get any medical records from the VA?
- A. You know what, I don't recall right now. I don't have that in my notes. I don't recall that right now.
 - Q. Now, could it be that Mr. Chase is simply irritable?
- A. No, because he exhibits a thought disorder where it's tangential thinking, there's looseness of association, he exhibits disorganized thinking in addition to the delusions that are not -- is not just the function of just generalized irritability.

I Refuged All Lab Work.

I	ten	09-01-7
	1	Q. Now, you did you issue an individualized restoration
茶	3 4	A. That was Doctor Stewart. Q. Did you perform any sort of laboratory evaluation of Mr. Chase. Mr. Chase.
lie !	5 6 7 8	on admission. On pid you look at whether did you assess any of his
L19:00 -	9 10 11	functions such as his thyroid function? A. They were assessed upon admission. Q. Upon admission did you say, doctor?
	12 13	A. Pardon me? I couldn't hear you. Q. Were those functions assessed upon his admission? Is that correct?
Lie	14 15 16 17	A. Yes. Q. Now, when you say assessed upon his admission, that would have been just some lab work, some blood work; is that
46:24	18 19 20	A. Blood work and if there was anything that was abnormal then the physician, the general medical doctor, would have seen him.
	21 22 23 24 25	Q. Well, it wasn't like any EKG or any any kind of testing was done otherwise just other than the blood work? A. We do EKGs when somebody is placed on medication to make sure there is no abnormalities. Since he is not compliant

with the medication, there is no indication to do an EKG.

- Isn't it true that some of the side effects for Haldol can be a reduced heart rate?
 - Occasionally. That is very, very rare; very rare.
- Can you tell me about some of the side effects of the 0. Haldol?
- It can be tremor, it can be dry mouth, it can be Α. constipation. Very rarely there could be something called neuroleptic malignant syndrome or tardive dyskinesia. Those are extremely rare complications.
 - And are those side effects permanent if they do occur? 0.
- Constipation, dry mouth, tremor are not. Tardive dyskinesia can be permanent. Neuroleptic malignant syndrome could also be permanent and could cause significant sequelae. Those usually are -- those usually happen with high dose and quick titration of the antipsychotic that give the side effects.

In the Restoration Competency Program you start at the lowest dose and gradually increase those weekly. You'd be assessed by nursing daily, assessed by myself weekly so we're able to monitor any side effects and treat those quickly.

- So that daily assessment, how long would you say that 0. lasts?
- Nursing sees him daily. They see him -- they will see Α. him with the med administration. If they notice any tremor,

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any side effects, they would be able to initiate vitals, initiate assessment by the medical doctor.

And then, again, seen by myself weekly, he's also seen by the counselor weekly. So if there would be any side effects that are emerging, they would be assessed quickly.

- Q. The -- the daily medication, would that just be a handing off the medication and then moving on?
- A. With the nurses, they assess and they will look for side effects, they will look for tremor, they look for any other thing that could potentially be a side effect so it's medication administration. It's also an assessment of if there is any side effects.
 - Q. What are you basing the dosage for Mr. Chase on?
 - A. I'm sorry; I could not hear the question.
 - Q. What are you basing the dosage on for Mr. Chase?
- A. Basing that which again in the RTC Program we can start at the lowest dose, we're starting at the lowest dose and then gradually bringing it up from there.
- Q. And at the moment you want to start him at two and a half milligrams; is that right?
 - A. 2.5 milligrams daily.
 - Q. And that would be the lowest dosage?
 - A. Yes.
 - Q. Isn't it true that Haldol can cause confusion?
 - A. Again, in high doses it can and that's why we have --

again, that is one of the good things about the RTC Program is we do not have to start at a therapeutic dose. We can start at a subtherapeutic dose and gradually bring that up, monitoring for any side effects.

- Q. And what would be the dosage where it would cause confusion?
- A. It usually does not. If there's confusion, and then again that's usually 25 to 30 milligrams daily. That's still very rare.
 - Q. So it is a possible side effect?
 - A. Possible, yes.
- Q. And we don't have any information about Mr. Chase's medical history and how he reacts to medication; right?
- A. Maybe he's taken one dose, but there's not been anything that there he's not been consistent compliant to assess side effects or assess ability to respond to the medication.
 - Q. Do you know whether he has any allergies?
- A. Let me go back to my notes. Give me a second.

 Okay. On that January 30th initial examination he denied any allergies to medications.
- Q. Now, when you say that you diagnosed him with schizophrenia, did you -- what are you basing that on?
- A. Clinical interview, his report of his thoughts, the delusions, also clinical interview where again he exhibits

	1 2 3 4 5 6 7	disorganized thinking, his thoughts are tangential, so that's what his the basis of the diagnosis as well as review of the Rule 11. That also indicated a psychotic disorder. Q. Let's let's talk about Doctor Sullivan's report. I assume you read Doctor Sullivan's report; right? A. I did. I did. Q. Do you recall how long Doctor Sullivan met with Mr. Chase.
	8	- 1 rot civo me a second.
	9 10	I don't see a time right here. I I don't see
53:27		any time.
	11	MR. CHASE: The time is
	<u> </u>	BY MS. SZANTO:
	13	Q. Isn't it true Doctor Sullivan specified in her report
	14	Q. Isn't it true boctor surrivan spectrutional rights?
	15	that Mr. Chase in fact understands his constitutional rights?
	16	A. Yeah, I believe she states stated that there was
	17	reasonably that he understood the constitutional rights. But
	18	she also stated that the psychotic disorder would impair his
	19	ability to complete the program.
53:59	20	MR. CHASE: She didn't say that.
	21	BY MS. SZANTO:
	22	
	23	an unspecified psychotic disorder with paranoid ideation;
	24	right?
	25	A. Yes.

5:03

5:42

Q. And you, yourself, stated that he -- that he filed 1 2 multiple lawsuits and grievances? I believe that's in there somewhere. 4 And so at the very least he does have -- his thinking 0. 5 is organized enough for him to file grievances? 6 Well, the grievances really have no factual -- from our Α. perspective have no factual basis to them, so the grievances 7 are based on delusional content. 8 9 Although he is organized enough in his thoughts to 10 write down the grievance and go through that process? 11 But they're psychotic. Every week he talks about he's 12 getting a vegan diet. Every week he talks about that he's not 13 getting a vegan diet. He continues to write grievances which, 14 again, are based on psychosis. 15 Isn't it true that a lot of folks with schizophrenia 0. 16 present with visual hallucinations? 17 Paranoid schizophrenia you don't have to have -- always have to have visual hallucinations. Paranoid schizophrenia is 18 more consistent with delusional symptoms as well as a thought 19 20 disorder. And Mr. Chase does not have any kind of hallucinations; 21 0. 22 right? I don't believe I documented any visual hallucinations. 23 Α. He does talk to himself a lot, again, exhibits the paranoia and 24 25 the thought disorder.

MR. CHASE: Paranoia. 1 BY MS. SZANTO: 2 Although it is true that Mr. Chase is in jail, has 0. 3 Mr. Chase given you any indication whether he has any violent 4 tendencies? He is easily agitated in sessions with me and reviewing 6 Rule 11, you know, the charges do have some concern, but he's 7 easily agitated. 8 But while you were meeting with him? 0. pardon me? Α. 10 56:47 I said while you have been meeting with him, doctor, 11 any indications of that? 12 That he's easily agitated. He's not been aggressive in 13 session. 14 He simply disagrees with the proposed treatment; is 0. 15 that right? 16 He does. 17 Α. Why did you order Mr. Chase to be prescribed with 1.8 0. 19 Cogentin? I just do that prophylactically to make sure we don't 20 57:19 get any side effects of tremor or things like that so that's a 21 prophylactic medication. 22 MR. CHASE: I can't hear anything. 23 I'm sorry. 24 MS. SZANTO: 25 THE WITNESS: Yes.

1 BY MS. SZANTO: 2 What did you base that dosage on? Q. 3 That's the normal starting dose of anybody on Haldol. Α. 4 That's the normal starting dose. 5 Are there side effects with Cogentin? Q. 6 Pardon me? Α. 7 Are there side effects of Cogentin? Q. 8 It's usually a little dry mouth, occasionally Α. constipation, things -- things that we monitor. 9 58:10 10 Okay. Are those going to be permanent? Q. 11 Α. No. 12 Do you recall in Doctor Sullivan's report her stating that he had written a five-page letter in an effort to try to 13 14 (audio indiscernible). 15 THE COURT REPORTER: Ms. Szanto, can you repeat 16 that? 17 THE COURT: Hold on, Doctor Collins. Ms. Szanto, you cut out. Folks, if you would --18 19 MS. SZANTO: Oh. I'm sorry. 20 THE COURT: Yeah. If you would slow down just a 3:51 little bit as well. The court reporter is having some trouble 21 keeping up with everybody. So if you would just restate the 22 23 question, Ms. Szanto. 24 BY MS. SZANTO: 25 Doctor, do you recall in Doctor Sullivan's report her Q.

stating that Mr. Chase did write a five-page letter in an effort to assist her with the writing of her report? 1 I believe that is in the report. I have not reviewed 2 3 that letter. Do you recall whether Doctor Sullivan in her report 4 mentioned that he did try to help with his case through the 5 6 writing of letters? 7 I don't recall that. Α. Would you say Mr. Chase being irritable is more of a 8 0. 9 personality issue rather than a psychological disorder? 10 0:06 His irritability is the function of a psychiatric 11 disorder which is paranoid schizophrenia. 12 But you don't have the medical records. That is 13 speculation; isn't it? 14 Pardon me? 15 Α. Q. I will -- I will repeat the question. Since that is --16 since you don't have his medical records, that is speculation; 17 isn't it? 18 I can still render a diagnosis after my clinical 19 Α. No. 20 assessment. 00:49 What are you basing your -- you hadn't met Mr. Chase 21 0. before he got into the RTC Program; right? 22 23 Α. No. So it could be that he is just an irritable person? 24 Q. I'm going over the same thing. I've already discussed 25 Α.

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that and I told you that he's had a psychiatric examination.

He exhibits psychiatric symptoms of a looseness association, tangential thought, disorganized thought, paranoid delusions which are consistent with what Doctor Sullivan saw.

Also if you look at Doctor Sullivan's report the psychiatric particular symptoms are not irritability. They are

- Q. What are you basing the restoration on?
- A. He can be restored if his psychosis is treated.
- figure out one way or -- or the other on that; isn't that right?
- A. No, I'm doing it from my experience with doing this restoration to competency clinic for multiple years that people the majority of people with psychiatric disorders and psychotic disorders, once appropriately medicated they can be restored.
 - Q. Isn't true it gets harder when folks get older?
 - A. It can.

a psychiatric disorder.

- Q. You said earlier that you did try counseling with Mr. Chase; is that right?
- A. I tried to work on discussing the medication, the ability to engage in the program. Our counselors also worked with him and if you read the notes from the counselors he's he's argumentative in session.

They cannot get the work done secondary to 1 multiple grievances, multiple complaints. So again, his 2 delusional content is interfering with all aspects of the 3 program. 4 Did you try sending different counselors? 5 0. Pardon me? Α. Did you try sending a different counselor? 0. I believe he has been switched. T believe Doctor Α. 8 Stewart would know the answer to that, but I believe he has 9 been switched. 10 33:27 Thank you. And how long have you tried to engage him 11 0. in the counseling? 12 He gets that weekly. 13 Α. MR. CHASE: I didn't hear that. 14 THE COURT: Mr. Chase, Mr. Chase -- hold on one 15 second, Ms. Szanto. 16 Mr. Chase, Doctor Collins just testified you get 17 that weekly, the counseling. 18 MR. CHASE: Yes, but not consistently. 19 I'm not asking for a response. I'm THE COURT: 20 04:02 making sure you hear everything. I'm responding to your 21 question. 22 MR. CHASE: Yes, Your Honor. 23 Ms. Szanto, you may continue. THE COURT: 24 BY MS. SZANTO: 25

	6	Q. And when you say that this in his best medical
	7	interests, that's based on the on in part at least on his
	8	physical exam that you performed?
	9	A. He's had, again, his evaluation and he's been evaluated
04:50	10	weekly when he comes so it's not limited.
	11	MR. CHASE: It's a lie. I can't hear anything. I
	12	can't hear anything.
	13	MS. SZANTO: I have no further questions.
	14	THE COURT: Okay. Mr. Rodriguez, redirect.
	1 5	MR. RODRIGUEZ: Thank you.
	16	
	17	EXAMINAŢION
	18	BY MR. RODRIGUEZ:
	19	Q. Doctor Collins, I just have one question for you. If
05:26	20	Mr. Chase does take the medications as prescribed, how long
	21	before you would expect to see some positive effects from those
	22	medications?
	23	A. I would imagine we would start to see something within
	24	two weeks. Again, we're using an extremely small dose so I
	25	would not expect to see anything after the first dose.
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your private clients, for your private patients?

and these are medications that I consistently use in my

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Q.

inpatient hospital.

Could you -- would you prescribe these medications for

I do. I'm the medical director of Pronghorn Psychiatry

)6:23

Sometimes it would happen, but it would start -- I would think we would subtle improvement within two weeks.

Full improvement, you know, that usually can take up to six weeks or sometimes even a little bit longer, but there should be some improvement initially within two weeks.

- Q. And these medications ideally should kind of help, amongst other things, calm that irritability that you were mentioning Mr. Chase has?
- A. It would help ameliorate the active psychotic symptoms which are the thought disorder, the tangential thinking, the looseness of association and the delusional content. It would calm that and with the improvement of the primary psychiatric symptoms, secondarily the general irritability would improve.

MR. RODRIGUEZ: Doctor Collins, I have no further questions for you.

THE COURT: Thank you, sir. All right.

MR. CHASE: Your Honor, this is Michael Chase. have a constitutional right to cross-examine Doctor Collins.

THE COURT: Ms. Szanto, did you hear your client? Ms. SZANTO: Yes. Judge.

THE COURT: Do you want to see if you can communicate with Mr. Chase off line to see if there is additional questions you wanted to ask or did you want him to ask the questions of Doctor Collins?

MS. SZANTO: I don't think there is any way to

1 communicate with him off line 2 THE COURT: Did you want him to cross-examine or how would you like to proceed? 3 4 MS. SZANTO: That is a good question. Um --MR. CHASE: I have seven questions. It's my constitutional right. 6 THE COURT: Let me ask the detention officer there -- Mr. Chase, could you have the detention officer --9 THE COURT: Does Mr. Chase have a telephone access local right there? 10 37:49 11 DETENTION OFFICER: Yes, Your Honor. He has a 12 telephone right next to the monitor. 13 THE COURT: Why don't we take a -- I know this is 14 It's just the environment we're working in with the 15 telephone and, you know, all this stuff going on, so I need 16 everybody to be patient on this. 17 Mr. Chase, I'm going to ask that you call Ms. Szanto and run those questions by her just so that your 18 19 rights are protected there as well. we'll take a --I'll need her number, Your Honor. 20 MR. CHASE: 08:19 21 THE COURT: Right. And, Ms. Szanto, what number can you be reached at? Are you over at the -- over at the 22 23 Public Defender's Office? Ms. Szanto? 24 I'm sorry. So, yes, I can be reached MS. SZANTO: 25 at the general Public Defender's number which is 928-567-7758.

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	1	THE COURT: 7758?
	2	MS. SZANTO: Correct.
	3	THE COURT: 928-567-7758. Mr. Chase, if you would
	4	give Ms. Szanto a call. We will be recess for five minutes.
	5	MR. CHASE: Thank you, Your Honor.
	6	THE COURT: We're at recess.
	7	(A recess was taken.)
	8	THE COURT: We are back on the record in State of
	9	Arizona versus Michael Willis Chase.
27:48	10	Parties, if you would announce your presence for
	11	the record.
	12	MR. CHASE: Michael Chase present.
	13	THE COURT: Thank you.
	14	MR. RODRIGUEZ: George Rodriguez on behalf of the \lnot
	15	State.
	16	MS. SZANTO: And Ruth Szanto on behalf of
	17	Mr. Chase.
	18	THE COURT: All right. And, Doctor Collins, do we
	19	have you there?
28:06	20	DOCTOR COLLINS: Yes.
	21	THE COURT: Doctor Stewart?
	22	DOCTOR STEWART: Yes, Your Honor, still here.
	23	THE COURT: Very well. Thank you. All right.
	24	So, Ms. Szanto, any additional cross-examination from your
	25	client?

1 MS. SZANTO: Yes. Yes, Judge. 2 3 EXAMINATION 4 BY MS. SZANTO: 5 Doctor Collins, how many patients do you have in the Restoration to Competency Program? 6 7 How many patients in the Restoration to Competency 8 Program? Approximately, yes. 9 0. 10 Α. It can vary from nine to 15. It varies. 28:34 11 And how many of those patients are receiving Haldol? 0. 12 I would just have to take a guess at --Α. 13 MR. CHASE: Ten. THE WITNESS: -- five or six. 14 MR. CHASE: I didn't hear that question. 15 16 THE WITNESS: Five or six. That's just a rough 17 estimate. 18 THE COURT: Anything further, Ms. Szanto? 19 BY MS. SZANTO: 20 I am sorry. So you said about nine to 15 total and Q. 29:23 21 five or six are receiving Haldol; is that right? 22 That's -- I don't have the charts in front of me. That 23 would be an estimate. 24 Q. Okay. About how much time would you say you spend answering patients' questions? 25

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Depends on the question. If the question is based in Α. psychosis and delusional content, there's really no reason to spend significant time, because if the content is paranoid and delusional with somebody who is not medicated or overtly delusional, there's no way to -- I don't have the ability to discuss rationally and logically with that person who's psychotic.

Isn't it true that Mr. Chase has asked about the side effects of Haldol?

I explained to him the first couple of times as far as what could happen. After that, there's been no reasoning with him.

MR. CHASE: Liar.

BY MS. SZANTO:

- And what are the side effects of Haldol on --Q.
- We already -- we already went over that once. Α.
- I'm sorry; what? Q.
- we discussed side effects already. Α.
- Can you tell me on -- on the reproductive function? 0.
- Haldol can increase the prolactin level. Prolactin levels can at times cause some decreased sexual -- sexual interest and so it can decrease sexuality. That is not a -not everybody gets that.
- Okay. Isn't it true that Haldol is a major Q. tranquilizer?

	1	A. That is that is nomenclature from the '50s, '60s.
	2	That nomenclature is not used anymore. It is a first
	3	generation antipsychotic.
	4	Q. And have you why have you have not tried a more mild
	5	tranquilizer?
	6	A. Tranquilizers are that is not nomenclature that is
	7	used when we have first generation, second generation
	8	antipsychotics. If you look at the literature there is little
	9	difference in one is not mild, one is not major, one is not
32:10	10	severe, so really that's nomenclature that does not apply
	11	anymore.
	12	Q. Have you thought of using a different medication other
	13	than Haldol?
	14	A. There may be options, other options that awe use, but
	15	with his current diagnosis and disorder and clinical symptoms,
	16	Haldol is appropriate.
	17	MS. SZANTO: All right. Thank you.
	18	THE COURT: All right. Mr. Rodriguez, any follow
	19	on to any of those questions?
32:41	20	MR. RODRIGUEZ: No, Your Honor.
	21	THE COURT: All right. Thank you, Doctor Collins.
	22	DOCTOR COLLINS: Thank you.
	23	THE COURT: And, Doctor Collins I guess for
	24	both Ms. Szanto and Mr. Rodriguez, can Doctor Collins be
	25	excused?
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	1	MR. RODRIGUEZ: Yes, Your Honor, from the State.
	2	THE COURT: Ms. Szanto?
	3	MS. SZANTO: Yes, Your Honor.
	4	THE COURT: Okay. Very well.
	5	All right. Doctor Collins, thank you for your
	6	testimony. You are free to go.
	7	Mr. Rodriguez, do you have any other witnesses?
	8	MR. RODRIGUEZ: Doctor Stewart; I'd like to
	9	briefly call Doctor Stewart.
33:21	10	THE COURT: All right. Very well. Doctor
	11	Stewart, if you would raise your right hand, we'll go ahead and
	12	swear you in, sir.
	13	(JOSEPH B. STEWART was duly sworn by the Court
	14	Clerk.)
	15	THE COURT: All right. Mr. Rodriguez.
	16	MR. RODRIGUEZ: Thank you.
	17	
	18	JOSEPH B. STEWART,
	19	
	20	called as a witness herein, having been first duly sworn, was
	21	examined and testified as follows:
	22	
	23	EXAMINATION
	24	BY MR. RODRIGUEZ:
	25	Q. Good morning, Doctor Stewart.

1 Good morning. Α. 2 Doctor Stewart, could you please state your full name 0. for the record and spell your last name, please? 4 Joseph B. Stewart, S-t-e-w-a-r-t. 5 And just ever so briefly for the Court, could you just 0. briefly describe your education, training and background in the field of psychology and psychiatry? 8 I'm a psychologist. I have a master's degree in social Α. work from Florida State University, a master's degree in psychology and doctorate in psychology from Northern Arizona 10 34:21 University and had training at the University of California, 11 San Francisco. I've been licensed in the state of Arizona as a 12 13 psychologist since 1977. 14 And, Doctor Stewart, were you able to hear everything Q. that Doctor Collins had testified to? 15 Most of it. There was a lot of background noise at 16 Α. 17 times. 18 Anything -- did you hear Doctor Collins testify to 0. anything that you disagreed with? 19 20 Point of clarification; we did attempt to get records 35:11 from the Veterans Administration. 21 22 THE COURT: Doctor Stewart, Judge Kottke. sound muffled. I'm getting probably three out of four words. 23 24 I don't know if it's background over at the detention center over the telephone. If you would start over again, sir. 25

THE WITNESS: Yes, sir. How about this? 1 THE COURT: Perfect. 2 THE WITNESS: Okay. Just a point of 3 clarification; we did attempt to -- to get records, medical 4 records, from the Veterans Administration on Mr. Chase. They 5 indicated to us that they did a thorough search and there were 6 no records for anyone with that name. That's the only point of clarification I need to make. 8 BY MR. RODRIGUEZ: 9 Thank you. Have you had an opportunity to meet with 10 36:07 Mr. Chase? 11 A. I have. 12 And --13 0. MR. CHASE: Liar. 14 BY MR. RODRIGUEZ: 15 -- do you agree that the medication prescribed -- the 16 medication that Doctor Collins is recommending would assist 17 Mr. Chase? 18 That's certainly my experience. I'm a psychologist and 19 not a -- not a physician. But my experience from, say, the 20 36:37 past 30-plus years is that an antipsychotic of -- of this class 21 and this dosing would be a starting place for someone to 22 address issues of psychosis and delusional thinking. 23 Doctor, based upon your training and experience, have 24 0. you seen when people take these specific medications in those 25

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lower amounts, do they seem to progress in the Restoration of Competency Program?

- A. Yes, sir. When -- when an antipsychotic is needed, the -- the treatment of choice is to start at a lower level and then tritrate upward as appropriate and many times we've seen some remarkable clearing of psychotic delusional thinking with -- with Haldol and other similar medications.
- Q. Doctor, I have your report in front of me dated March 26th of 2020 and I'd like to ask you a question regarding that report and specifically the Montreal Cognitive Assessment Test.

You indicate in your report that Mr. Chase scored a 29 correct out of the 30 possible. That test indicates Mr. Chase has limited to no insight into the extent of his serious mental illness.

Could you please explain these two sentences, how someone like Mr. Chase could score so high, then at the same time have no insight to the levels of his debilities and his mental illness?

A. Absolutely. It's -- in Mr. Chase's case -- I'm sorry. In -- in Mr. Chase's case with the paranoid delusions, his -- his cognitive processes are intact and so he would score high on like an intelligence test. And the Montreal Cognitive Assessment is -- is a commonly administered cognitive assessment, intelligence assessment and so he scores high on

that.

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The delusional psychosis is what interferes with his ability to understand the legal proceedings pending and to be able to assist his attorney. It is a delusional disorder that interferes with his ability to assist the assigned counselor. He becomes argumentative and simply wants to discuss nuances of his case apparently and -- and so it -- it interferes with his ability to function.

And, doctor, have you created an individual restoration plan for Mr. Chase?

That -- that was created by the social worker. I believe Karen Block was the one that created the individualized assessment, the individualized treatment plan. And that was done -- let me see if I can get that right here. I'm at home on my computer. There we go. So that was created by Ms. Block on January 28th, 2020.

MR. RODRIGUEZ: Perfect. Thank you, Doctor I have no further questions for you.

THE COURT: All right. Ms. Szanto, cross-examine?

EXAMINATION

BY MS. SZANTO:

- Doctor Stewart, did you review the initial 60-day Q. report to the Court?
 - Say that again, please. Α.

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the attending general physician which would be Leon Contalico (phonetic).

- And how often did you meet with Mr. Chase? 0.
- I saw him once a week during his session with Doctor Α. I sat in on that. collins.
- And did you -- did you explain any of the medications 0. to Mr. Chase?
- I would never -- no, I would not do that. That's not the function of a psychologist. If there is a medication to be prescribed, then the prescribing physician or midlevel prescriber would be the one to explain the medication. During med pass if there's a question on medication the nurses are equipped to respond to those questions as well.
- Would you say Haldol is a fairly commonly prescribed medication in the RTC Program?
 - I don't understand the question.
- Is Haldol a commonly prescribed medication in the RTC Program?

Yes.

- Why isn't some other medication prescribed instead?
- If it's warranted they would be. Again, I -- I do not prescribe medications.

We have an open formulary in the RTC Program so whatever medication Doctor Collins decides upon that would be appropriate, that medications prescribed. We have -- we have

no limitation on that. 1 2 Right now there is seven -- we have seven people 3 on Haldol. How many -- how many in the program --4 0. 5 I'm really having trouble hearing you. Α. 6 MS. SZANTO: I'm sorry. 7 THE COURT: Ms. Szanto, you're a little muffled. 8 MS. SZANTO: Is this better? 9 THE COURT: Yes. Perfect. 10 BY MS. SZANTO: 11 Okay. How many people are currently in the RTC Q. 12 Program? I think we have maybe 15 as of a couple weeks ago. 13 14 Are you familiar with any of the grievances Mr. Chase 15 has filed? 16 Yes. And isn't it true that those grievances are about not 17 being explained the side effects for these drugs? 18 A. That's one of the multiple complaints Mr. Chase has 19 20 stated. 21 And what follow-up was taken in terms of addressing 0. 22 those grievances? I don't have it in front of me. Normally the process, 23 if it's a medication explanation, would be given to nursing 24 staff and they would explain medications during a med pass. 25 If

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there is an issue on medication, that can be addressed by Doctor Collins as well.

**Q. So basically the grievances are for more information on the drugs?

A. The grievances cover the waterfront, Ms. Szanto. He -- he wants you, you know, not to be his attorney. He -- he has issues with being a vegan, ad infinitum.

Q. Did you -- did you cause anyone to go and meet with him to explain the side effects of the medication with him?

A. No, ma'am.

Q. Did you cause anyone to go be and meet with him to explain the -- the need for the medications to him?

A. I did not, no, ma'am.

Q. Did --

A. There is a lot of background noise, Ms. Szanto. I'm really having difficulty hearing.

MS. SZANTO: I'm actually waiting for it to pass. THE WITNESS: Oh. Okay.

BY MS. SZANTO:

Q. Did you go over the RTC Program guidelines with Mr. Chase?

A. I did not. That's — when he is assigned a counselor, the counselor is responsible for doing that. However, someone as psychotic and delusional as Mr. Chase, they have to be stabilized on medication to begin with. Otherwise. Because

Mr. Chase has a tendency to become very argumentative about things, that would not be in the -- an efficient or useful process.

by the -- by the therapist?

A. That would be -- that would be protocol, yes.

Q. And did you personally witness that?

A. No, of course not.

MS. SZANTO: Okay. I have no further questions.

THE COURT: All right. Redirect, Mr. Rodriguez?

MR. RODRIGUEZ: Your Honor, I have no further

questions for Doctor Stewart.

THE COURT: All right. Mr. Chase --

MR. CHASE: Yes, sir.

THE COURT: -- any questions for Doctor Stewart?

MR. CHASE: Does he remember -- does he

remember --

THE COURT: Hold on.

MR. CHASE: Okay.

THE COURT: Mr. Chase, if you want to ask Doctor Stewart some questions, I'll have you call Ms. Szanto again. I don't -- I know this is awkward. I apologize for this. But since nobody is to be together, I want you to be able to --

MR. CHASE: He is a witness to Doctor Collins calling me a schizophrenic and violating --

THE COURT: Mr. Chase --

MR. CHASE: -- the civil rights claim.

THE COURT: Okay. Let me stop you there. So let's do this: Could you call Ms. Szanto real quick? And we'll take a five minute -- we'll try to do five minutes this time if you can. If not, we'll do another 10 minutes. We have some time. We're scheduled to go until 10:30. We'll be in --

MR. CHASE: We can do it in five.

THE COURT: We'll be in recess. Thank you, sir.

(A recess was taken.)

THE COURT: All right. We're back on the record in State of Arizona versus Michael Willis Chase.

Parties, if you would just please announce for the

record.

MR. CHASE: Michael Chase.

MR. RODRIGUEZ: George Rodriguez on behalf of the

State.

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MS. SZANTO: Ruth Szanto on behalf of Mr. Chase.

DOCTOR STEWART: This is Doctor Stewart.

THE COURT: All right. Thank you very much.

All right. Ms. Szanto, any follow on

cross-examination?

MS. SZANTO: No, Your Honor.

THE COURT: Okay. All right. Mr. Rodriguez, any

additional witnesses?

1 MR. RODRIGUEZ: No, Your Honor. 2 THE COURT: All right. Folks, if you want to take a few minutes, starting with you, Mr. Rodriguez, and go ahead 3 and sum up the case for me, if you will. I don't know if you 4 have any additional evidence. *Or, Ms. Szanto, did you want to present any 6 evidence on behalf of your client's behalf? 8 MS. SZANTO: No. Your Honor. 9 DOCTOR STEWART: This is Doctor Stewart. May I be 10 01:18 excused? 11 THE COURT: Well, I apologize. Anything further 12 for this witness? 13 MR. RODRIGUEZ: Nothing from the State, Your 14 Honor. 15 MS. SZANTO: No, Your Honor. 16 THE COURT: All right. May Doctor Stewart be 17 excused? 18 MR. RODRIGUEZ: Yes. 19 MS. SZANTO: Yes. 1:35 20 THE COURT: All right. Very well. Doctor 21 Stewart, thank you for your testimony, sir. 22 DOCTOR STEWART: Thank you, Your Honor. 23 THE COURT: All right. So back to you, 24 Anything you want to offer on behalf of Mr. Chase. Ms. Szanto. 25 MS. SZANTO: Yes, Judge. The only thing I'd like

to do is basically give a -- an argument on his behalf, but no witnesses.

THE COURT: Okay. So we'll start -- we'll go in our normal progression.

Mr. Rodriguez, it sounds like you've rested; correct?

MR. RODRIGUEZ: Yes, Your Honor.

nothing, so go ahead. And if you would, five, seven minutes max your argument on each side, please.

We'll start with Mr. Rodriguez.

MR. RODRIGUEZ: Your Honor, first I'd like to ask the Court to take judicial notice of its file. I'd like to ask if the Court could take judicial notice of the Indictment, the probable cause statement and the Grand Jury transcript and all the other documents within the Court's file that bear on this issue of forced medication as well and the type of crime that Mr. Chase is being charged with and the reason is to show the seriousness of the offense.

Albeit he's charged with only I believe it's a Class 5 felony and so it's not the most serious of crimes. However, what is important to know, and this is actually a recent case -- recent case actually out of this court in Wolf, a Division 1 case, Your Honor. Wolf was the defendant. I want to say that case -- I have it in front of me.

04:29

That case was published and one of the things that I would like the Court to look at and I found important in looking at this case, it cites in looking at the seriousness of the offense to see whether or not there's an important governmental interest.

It talks about a case in which a defendant had telephoned airport officials urging an evacuation on the eve of a terrorism attack anniversary and the Court found that constituted a serious criminal conduct and despite of the low sentencing range because the call raises security, considerably disrupted the airport activity, diverted law — law enforcement resources and created a need for deterrence.

And that is effectively what occurred somewhat. Obviously a bank and an airport are two very different institutions, but they are regular bank institutions within our country and Mr. Chase did make comments inside of a bank, you know, that were inappropriate, basically that he has bomb —

MR. CHASE: Not true.

MR. RODRIGUEZ: -- and he disturbed others. It required evacuation of the bank, emergency evacuation, as well as a large law enforcement response and based upon case law and the facts of this case it is -- the State does believe that is an important governmental interest at stake here despite the relatively low sentencing range.

It requires to -- the next prong is, you know,

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this involuntary medication will significantly further the State's interest which basically means that there's a substantial likelihood that Mr. Chase will be restored to competency and that the -- and that will have a very slight significant (sic) upon him.

As indicated by Doctor Collins, he indicated that there is — in his professional opinion, if Mr. Chase were to take the prescribed medication, that there is an 80 to 90 percent likelihood of success that he will be restored to competency.

In addition, the side effects in regard to this, first of all he testified that they start at a very low amount and that they monitor Mr. Chase regularly. Then the side effects -- we're really going to focus on the real side effects. I don't want to be playing a guessing game with the Court or with anyone thinking of worse case scenario.

He indicated one -- or monitoring Mr. Chase on a regular basis as well as a very low likelihood worse case scenario, so I don't think that should be an issue.

But what about really what we're dealing with? What I heard was dry mouth, muscle aches and some type of bowel issues. Your Honor, these are relatively minor medical issues that Mr. Chase may have to deal with.

He will be monitored on a daily basis and ideally, you know, they will take care of him, you know, if he has any

9:06

complaints of -- or any of these side effects and he communicate that to the treating physicians and they will provide him the necessary care he needs.

The issue also -- I'd also point out to the next basic prong is basically this medication does not -- and these side effects of this medication will not impair Mr. Chase's ability to assist his counsel in his defense.

Also in regards to this medication is -- there is no other measure that would be effective.

MR. CHASE: Two treatments.

MR. RODRIGUEZ: These medications are accepted by the medical community and there is nothing else that would be able to restore or assist Mr. Chase in gaining his competency and so involuntarily medication is necessary to further the State's interests.

And lastly, Judge, and just looking at these — these prongs that are required by Doctor Collins as well as by Doctor Stewart by the administration of these two drugs, Haldol and Cogentin, are medically appropriate for Mr. Chase.

The dosages are, again, in small dosages. Really doing any low dosage and the building up of dosages and the daily monitoring of Mr. Chase really eliminates any type of real threat or harm to him as they will be monitoring him on a daily basis. There is really no fear — very minimal fear of harm to his health as he will be monitored on a very regular

basis by professionals whose job it is to monitor him.

I believe lastly, Your Honor, is just Mr. Chase has refused to take these medication. He has refused to cooperate with the RTC Program and as a result --

MR. CHASE: Not true.

MR. RODRIGUEZ: -- as a result left the State and this last option. So that being said, Your Honor, the State would ask the Court to order forced medication in this case. Thank you.

THE COURT: All right. Thank you. Ms. Szanto.

MS. SZANTO: Judge, so Sell orders are disfavored. They have to be proven by clear and convincing evidence. This is an intrusion in someone's bodily autonomy. Because of that an important governmental issue has to be at stake in prosecuting Mr. Chase. So the crime has to be sufficiently serious to establish a government issue.

I agree with Mr. Rodriguez' characterization of that case that he cited about the airport, but let's not forget that that case is distinguishable because that was an airport. It was on the eve of 911. It was a terrorist threat. That was a very real threat.

Here Mr. -- it's alleged that Mr. Chase went into the bank and he allegedly said he had a truth bomb. He didn't have any -- he didn't have a bomb on him. He didn't know -- he didn't try to go after someone or lay hands upon anyone.

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There are some special circumstances here that mitigate the -- that mitigate the seriousness of the crimes. Specifically we -- we don't know what the -- how long it will take. We don't have any kind of medical history for Mr. Chase who, by the way, is almost 50 years old, so certainly there should be some information somewhere.

We don't know whether he's just an irritable man. Maybe there is -- maybe he just doesn't like us we don't know for sure that this is a part of his -- you know, so-called delusions that Doctor Collins testified to.

We -- he has been in jail for quite a bit of time at this point and also, again, this is -- he has no criminal history. I mean zero; none. I don't think he has any misdemeanors. Certainly he has no felonies so he's never popped up on anyone's radar until now.

Doctor Collins did testify that, you know, certainly when folks get older it gets harder to restore folks. Which brings us to the second prong that this involuntary medication will affect the State's interest. And we don't know a hundred percent whether or not he will be restored. We -- we don't know what kind of side effects there will be.

All we have is we heard about blood tests, but there's been no EKG or any other evaluation of Mr. Chase and his heart function or anything like that. We don't know whether he is allergic to any medication or particularly

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susceptible to anything, so we don't know whether he's taken Haldol before.

And certainly that plan does have to take into account his individualized factors. So the fact he is 48 years old, he is going to be taking Haldol which is a -- a serious drug with side effects, certainly some of these are unlikely, but they could be permanent.

We -- we -- we have heard, you know, that most of these -- these issues that Mr. Chase is bringing up with the grievances and otherwise are really he wants to have the stuff explained to him. You know, certainly that's reasonable. That doesn't necessarily translate into him being paranoid. So these grievances being described as paranoid, he says he wants have this stuff explained to him.

So Doctor Collins he — he did testify as to that. We heard later from Doctor Stewart that he didn't cause anyone to go explain these things to him and it sounded like Doctor Stewart — I'm sorry — Doctor Collins, in the end he said that he doesn't continuously explain the medication, although certainly that's actually what Mr. Chase wants. He wants to know what is going on. So he is trying to engage in the program.

The involuntarily medication has to be necessary.

There has to be no less intrusive means so certainly we -we -- we heard about some therapy that may have been offered,

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but, again, we don't know enough about his mental health history, we don't know whether or not this is something that would have been helpful and doctor -- and it was testified to that we're not sure whether different counselors would have been offered to Mr. Chase.

Now, in terms of the last prong, the administration of drugs has to be medically appropriate. It has to be in light of the patient's best medical interests. We have heard testimony about the amount of folks being on Haldol.

So we -- we don't have a lot of information about his medical history, Mr. Chase that is. But we do know that it seems to be -- Haldol seems to be a go-to medication. It sounds like about half the folks in the RTC Program are on Haldol which is a great concern to Mr. Chase who does want to know about what he is being prescribed.

So we would ask that this Court not force the -not forcibly medicate Mr. Chase. Thank you.

THE COURT: All right. Thank you very much.

All right. Folks, I'm going to take this under advisement. I'll get back to you as soon as I can. I thank everybody for your patience.

with nothing further, we are adjourned. Thank you very much.

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MR. CHASE: Your Honor, I have orders of business.

THE COURT: I'm sorry. I'm sorry, sir.

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MR. CHASE: Your Honor, this is Michael Chase. I test out of the RTC Program tomorrow actually.

THE COURT: This --

MR. CHASE: And --

THE COURT: Mr. Chase, let me stop you there. think it's important that you talk to Ms. Szanto before you talk about your case at all; okay?

MR. CHASE: Okay. I want to make sure that I do not waive time, that I do not consent to waiving time on my case.

And I do a motion for a Torres Hearing and I want a stamped and dated transcript of this hearing before I leave today and a motion for a Rule 7.4 reduced bail and release conditions.

And also my five-page letter I'd like to submit to you under Rules (sic) 16.4(b) and a cover letter and five-page letter. Please read it. Thank you so much.

THE COURT: Okay. Submit all that stuff through your attorney and we will take it from there. Thank you very much, sir.

MR. CHASE: God bless.

* * *

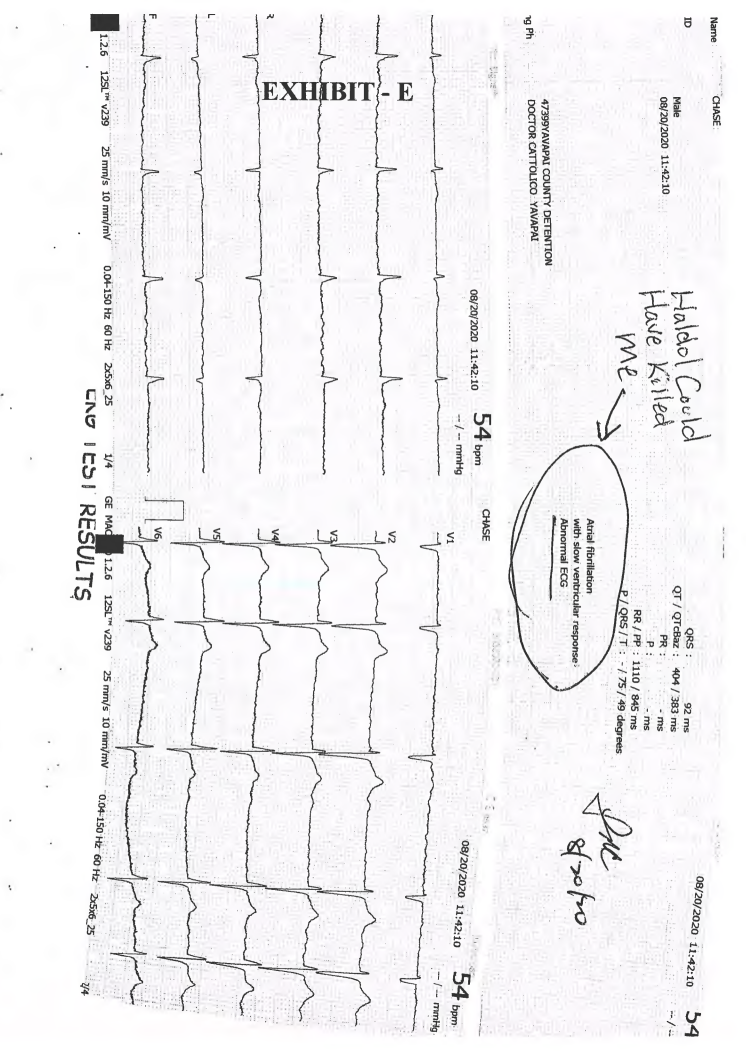
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1	CERTIFICATE
2	
3	STATE OF ARIZONA }
4	COUNTY OF YAVAPAI }
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6	
7	I, M. Lisa Edgar, certify that I am an Official
8	Reporter for the Superior Court of Yavapai County, State of
9	Arizona; that I was present and took down in shorthand all
10	proceedings had in the above-entitled matter.
11	Pursuant to Supreme Court Administrative Orders
12	and Yavapai County Administrative Orders in response to
13	Covid-19, the foregoing proceedings were held utilizing the
14	videoconferencing system Microsoft Teams and/or by telephonic
15	means; therefore, this record is dependent on the clarity of
16	such technology and has been reported to the best of my skill
17	and ability and is a full, true and complete transcript of my
18	notes so taken.
19	DATED at Camp Verdo Arizono 1841 de C
20	DATED at Camp Verde, Arizona, 18th day of June, 2021.
21	
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25	M. LISA EDGAR, RPR, CSR Certified Reporter Arizona Certificate Number 50273
	A 1201a Cel CTITCate Number 502/3

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Michael Ch	lese Saying Marissa Luhman Is A Devil Worshipen
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Michael C	hase Did NOT Like Freemasovation viator viator Viator Expires
	My Commission Expires
Truth Of	The Matter : I, Michael Willis Chase,
DO NOT D	o Drugs, And Do Not Drink Alcohol.
Wever D	sturbed Synagogue, Never Claimed To Be Messiah At Synagon
Never Da	ted, Never Kissed Marissa Luhman, She Is Married To Freemason.
Always F	olite To Marissa Luhman's Father.
Never Co	illed Marissa Luhman A Dexil Worshiper.
Was Asse	julted At Synagogue By Elder "Joe" (Witness Jone). Email
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itnessed A	touse To I (Michael) From Synagogue Member (Woman).
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& Freemaso	ons Worship Lucifer (Devil, Satan). I AM PUBLIC, AND SOCIAL
1EDIA REM	WOUNCED FREEMASON, AS OF DECEMBER 7th 2018 (Rooge For
even Year	s). Ocean Lodge #0405 Morehead City, North Carolina (Military) GOD CAN MAKE YOUA BETTER PERSON."
"ONLY	GOD CAN MAKE YOU A BETTER PERSON."
3	in Case, Personal Notary MICHAEL WILLIS CHASE San 74 2020 (5780)
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1 Derek Oste	of Evidence, Grounds For Dismissal Has Michael Willis CHASI Ten 7th 2020 (5780) Thas Admitted To Knowledge And Photos Of Checks #133, #177. Why Am I Still In 11 M - MICHAEL WILLIE CHARE
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-MICHAEL WILLIS CHISE | 10/2020 (5780) DI (Michael Willis Choe) Am Filing Civil Cases Within Yavapai Julla Wices control
JAN-75 2020 (57867) . State of Arizona County of Yavapai The foregoing strument was acknowledged before me this 1000 day of 1000 , 2020.

My Commission Expires

YAVAPAI COUNTY Comm. 6661136 Exp. March 4, 2023 Send Copies Back To Midwel Willis Chase Yavapai County Jail 2830 N. Commonwealth Dr #105 Camp Verde, AZ 86327

ANN MARIE SARGENT

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KENNEDY C. KLAGGE VAVAPAI COUNTY PUBLIC DEFENDER

2830 N. Commonwealth Drive, Suite 101 Camp Verde, AZ 86322 Phone Number (928) 567-7758 Fax Number E-Mail: YavapaiCounty.PublicDefender@yavapai.us

Ruth Szanto State Bar Number 029073 ATTORNEY FOR THE DEFENDANT

SUPERIOR COURT YAVAPAI COUNTY, ARIZONA

2020 JAN 27 PM 3: 20

DONNA MCQUALITY, CLERK

PLESTER

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF YAVAPAI

STATE OF ARIZONA, Plaintiff,) V1300CR201980661
VS.) MOTION TO MODIFY RELEASE) CONDITIONS
MICHAEL WILLIS CHASE, Defendant.) Superior Court Division 7

Through undersigned counsel, the Defendant moves the court to modify release conditions. Ariz.R.Crim.Proc. 7.2(a)1 The Defendant requests own recognizance release, or, in the alternative, release to pre-trial services. If this Court denies the above modifications, the Defendant requests the bond be reduced.

Law and Argument

Article 2, Section 15 of the Arizona constitution prohibit excessive bail, mandating simply but effectively that "[e]xcessive bail shall not be required[.]" Constitution further requires that "[a]ll persons charged with crime shall be bailable by sufficient sureties," except for certain enumerated crimes not relevant to this case. Ariz.

^{1.} Rule 7.2(a) Right to release: Any person charged with an offense bailable as a matter of right shall be released pending or during trial on the person's own recognizance, unless the court determines, in its discretion, that such a release will not reasonably assure the person's appearance as required. If such a determination is made, the court may impose the least onerous conditions ... which will reasonably assure the person(s) appearance.

Const., Art 2, §. 22(A).

A defendant in custody may move a court to re-examine her conditions of release. Ariz. R. Crim. Proc. 7.4(b). Re-examination is available when a defendant's case is transferred to a different court or a defendant alleges that she failed to present material facts to a court at a previous hearing on his release conditions. *Id.* Even if a case is currently undergoing Rule 11 proceedings, this does not mean that Mr. Chase cannot ask to modify his release conditions. Ariz. R. Crim. Proc. 11.3(b); ARS § 13-4507(C).

A court should release a defendant awaiting trial on his own recognizance, unless the court determines that such a release will not assure his appearance at trial or other proceedings. Ariz. R. Crim. Proc. 7.2(a). In reaching a decision, a court shall take into account the nature and circumstances of the offense, the weight of the evidence, family ties, employment, financial resources, character, mental condition, length of residence in the community, criminal records, and history of appearances for court proceedings. ARS § 13-3967(B); Gusick v. Boise, 72 Ariz. 233, 233 P.2d 446 (1951). If a court determines conditions of release are necessary, Arizona Law has a preference for imposing the least onerous conditions to assure appearance. Ariz. R. Crim. Proc. 7.2(a) and 7.3(b). If the court imposes a bond, it shall not be excessive. Ariz. Const. Art. II, § 15., Gusick, at 233, 233 P.2d 446. Indeed, in May of 2016, the Arizona Supreme Court issued Administrative Order 2016-16 which explicitly states "[p]eople should not be jailed pending the disposition of charges merely because they are poor." In Arizona, bail is required for the sole purpose of securing attending in court and any bail fixed at more than is necessary for that sole purpose is deemed excessive and oppressive. Gusick. 72 Ariz. 309, 234 P.2d 430; State v. Cassius, 110 Ariz. 485, 520 P.2d 840 (1976); State v. Marlin, 5 Ariz. App. 524, 428 P.2d 699 (1967). The

Gusick court noted that the determination of the amount of bail must be done in light of the constitutional prohibition against excessive bail and that "in fixing the amount of bail the innocence of the accused is presumed." *Id.* at 236. Excessive bail cannot be required to prevent the defendant from being released or to punish the defendant. *Id.* Here, bail is set at \$500,000. Mr. Chase cannot afford to pay that amount, making it excessive for him. Mr. Chase requests that he be released on his own recognizance.

A person seeking a reduction in bond prior to conviction is presumed innocent. *Marlin*, 5 Ariz. App. 524, 428 P.2d 699; *In re Haigler*, 15 Ariz. 150, 153, 137 P. 423, 425 (1913). Given the presumption of innocence and the presumption in favor of bail, the defendant must be given a hearing in order to afford the defendant due process. *State ex rel. Romney v. Rayes*, 206 Ariz. 58, 61 ¶ 1, 75 P.3d 148, 151 (App. 2003). Thus, defendant requests a reduction in the bond, if he is not released on his own recognizance.

The Court, per ARS § 13-3967(B), shall take several factors into consideration when determining the method of release. The Court will consider the views of the victim. It is unknown what the view of the victims are. The nature and circumstances of the offense charged. Here, Mr. Chase is charged with Misconduct Involving Simulated Explosive Devices, Criminal Damage, False Reporting, Resisting Arrest, Disorderly Conduct (8 counts), and Assault. Mr. Chase does not have any prior convictions of any kind and he has no prior convictions for a serious offense or violent or aggravated felony as defined in section 13-706 or an offense in another state that would be a serious offense or violent or aggravated felony as defined in section 13-706 if committed in this state. This is not a domestic violence charge and there are no allegations of drug use, illegal or otherwise. Mr. Chase is a veteran and a United States citizen. His PSA scores are 1 on

both scales and he has never failed to appear for any proceeding. Mr. Chase has lived in Arizona since 2019 and he rents premises, where he lives with his cat.

Conclusion

Mr. Chase requests that he be released on his own recognizance or to pre-trial services. Mr. Chase has ties to the community and wishes to return to his rental home. In the alternative, Mr. Chase requests that this Court reduce his bond.

RESPECTFULLY SUBMITTED this 27 day of January, 2020.

YAVAPAI COUNTY PUBLIC DEFENDER

) y . _ _ _ _

Deputy Public Defender

Attorney for the Defendant

Copies of the foregoing hand-delivered this date to:

Hon. Michael R. Bluff, Judge of Superior Court

Assigned Deputy County Attorney

By: Arily H. Moguecha

Judge Michael Bluff,

I Have Written A Request To Supervising Altorney And Kennedy Klagge 3 Submit Order To You, To Assign "Nathan Best" As New Public Defender For I Michael Willis Chase) Case: V1300 CR201980661. Thus, Dismissing Ruth Szarto P Duties (or Lack Of), February 25, 2020. Roth Szanto Has Sabotoged Chance To Go To Trial From First Order : Rule 11 (December 9,2019), Then Roth Szanto Did Nothing To Modify Order le 11.4 Of Dr. Sulliyan's Biais Report (January 15, 2020), I (Michael Willis Chase) sponded With Letter To You, To Modify Rule 11.4 On January 15, 2020 (Only her Days To Do So). I Am Forced Into R.T.C. Program, I Am Competent Of Law. Also, I Had To Ask You (Not Roth Szanto) To Apply Rule 8, id To Modify Bail/Release Conditions (On Or About January 21, 2020). th Szanto Has Done Nothing (Not Submitted, Nor Objected) Anything 1 My Behalf In A Timely Fasion, Violating 6th, 8th 14th Amendment juts. I Have Reported Ruth Szavito To "The State Bar Of Arizona", And I ve Filed A "Civil Rights Complaint By Prisoner" (Form 550 555) Agenst th Szanto, Making Herself A Liablity To Public Defenders Office. Ruth Szanto Has Said She Is Sorry," And That It She Is Gory) # Nathan Best Respectfully Submitted UM () ~ Michael Willis Chase, Defendant. ; Along With This Letter Is Cover Letter And Page Letter, Reflecting Coce (Rule 16:48).

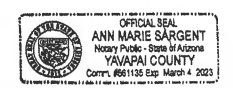
State of Arizons

County of Yavapai

The foregoing instrument was acknowledged before
the this 2 k day of February 2005.

by High High William (HAD)

My Commission Expires 03-04-0-03



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SUPERIOR COURT, STATE OF ARIZONA, IN AND FOR THE COUNTY OF YAVAPAI

STATE OF ARIZONA,	Case No. V1300CR201980661	FILED
Plaintiff,	RULING DENYING REQUEST FOR TORRES	DATE: 5-14-2020
-VS-	HEARING	2:18 0'Clock P.M.
MICHAEL WILLIS CHASE,		donna mcquality, clerk by: Rhondi Hagen
Defendant.		Deputy

HONORABLE MICHAEL R. BLUFF

BY: Dianne Jordahl
Judicial Assistant

DIVISION 7

DATE: May 14, 2020

This matter has recently been reassigned to this Division for all further proceedings.

Defendant is in the Restoration to Competency program at the Yavapai County Detention Center in Camp Verde after this court determined he was not competent but restorable. Following a <u>Sell</u> hearing on April 14, 2020, the Court made the necessary findings to conclude Defendant should be involuntarily medicated. Defendant remains in the RTC program as of this date.

On April 24th Defendant filed a Pro Se *Motion for Change of Counsel (Torres Hearing Requested)*. His court appointed counsel, Ms. Szanto also filed a *Request for Torres Hearing* several days later.

Counsel's request for a hearing was filed at Defendant's request and at this time, the Court finds he is not competent to decide whether he has an irreconcilable conflict with his court appointed attorney. Therefore, IT IS ORDERED both *Motions* are DENIED without prejudice.

The Court will set another Rule 11 Status Conference upon receipt of the final report from the RTC program.

George Rodriguez, Deputy County Attorney (e)
Ruth Szanto, Deputy Public Defender (e)
VS (e)

*,	-

SUPERIOR COURT, STATE OF ARIZONA, IN AND FOR THE COUNTY OF YAVAPAI

STATE OF ARIZONA, Plaintiff,	Case No. V1300CR201980661 RULING DENYING MOTION TO MODIFY RELEASE CONDITIONS	FILED DATE: JUL 1 3 2020 Z:00 O'Clock P.M.
MICHAEL WILLIS CHASE, Defendant.		DONNA MCQUALITY, CLERK BY: J. HARSHMAN Deputy

HONORABLE MICHAEL R. BLUFF

BY: Dianne Jordahl
Judicial Assistant
DIVISION 7

DATE: July 13, 2020

For the second time Defendant seeks modification of his release conditions. The original Motion was filed in January 2020 and the Court denied the Motion on February 27, 2020. Defendant argues that because the original Motion was presented to the Honorable Judge Kottke in Division Pro Tem B, that the reassignment to this Division constitutes a change in circumstances. The Court disagrees.

Rule 7.4(c)(1) allows a defendant's release conditions to be reexamined if the case is transferred to another court or there are material facts not previously presented to the Court. Here, a change in division assignment is not a change in the court. Both divisions are within the Yavapai County Superior Court. Also, the fact that Defendant may be finishing his time within the RTC program does not constitute a new material fact.

IT IS ORDERED Defendant's Motion is DENIED.

George Rodriguez, Deputy County Attorney (e) Ruth Szanto, Deputy Public Defender (e) VS (e)

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State of Arrzona VS-Vichael Willis Chase EXHIBIT - F CASC NO. V1300CR 2019 80661

Motion for Change of Counsel

(Torres Hearing Reguested)

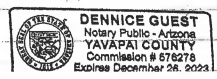
Honorable Judge Michael Bluff And/or Honorable Judge Christopher Kottke

The Defendant appearing here in writing by and through imself has an irreconciable conflict with his court appointed Horney Ruth Szanto. The Defendant is facing multiple felony harges. The Defendant desperately needs the help but has bsolutly Izero faith in his court appointed attorney Ruth Szanto. in her actions to date the defendant has been forced into Lule II to delay his speedy trial! The defendant has shown the defendant believes he is competant to stand trial and ins shound this to Ruth Szanto and she has ignored the etendant. The defendant did respond in a timely manner to well, 4 to Modify Report and that was oppressed by Ruth Szanto. of said Report was sent to commission on Indicarl Conduct n January 21, 2020 case # 20-00 Defendant also asked for inadofaculton - Release Conditions Parsnant to Rule 7,2 orally and sent Ruth Szanto ther stating Defendants reusons for Modification of Release conditions nd was Ingrored and oppessed by Ruth Szanto. The defendant is a constitutional right to adequat counsel in accordance ith the 6th and 14th Amendments of the United States Constitution ticle 2 Stateon 24 in accordance with State Vs Tores Ariz 52,53912 5 P. d 14/2, 143 (App 2003) State V Moody 192 Ariz 52, 539123, 960 1 578 (1998) (Emphasis Added) Conduding that [Flashere to hold hearing on an allegation of fundamental Constitutional in Reversable Eccor "The Defaul I M. 1 1.000

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Restrilly requests a Torce hearing to remove and replace Wis said counsel Court Appointed Attorney Ruth Szanto For the following Prason; For Delaying defendants Speedy The Pursuant to Rule 8, Falsely holding defendant Incompetation to stand Trial, For being Previndice of defendants appearance, Has Aone nothing in defendants favor, Nothing in imily falphoon for speedy Trial, Refusing to meet with defendant and discuss case, buth szanto of the Yarapai County Public defendents office has completely ignored defendants Plea of isgracing the Constitution of the United States of America I Our Bill of rights. Michael Willis Chase snore to Defend against Lenemids for regn and domestic so help me god, and paid the ice through his own Blood. Successfully served in the NHEd States Navy Ensuring Liberty and Justice Por all! iving every citizen of this country our right to breathe! fended the U.S. Constitution and Will not be treaded upon. here has been a fundamental with defendants right to ungel. If one bleeds for our Rights as american citizens those , hts should never be densed by any including self pursuant to Rule 2 Appointment of counsel for indigent defendants. As noll as state Vs - 25 and State Vs Moody give specific and irrefuterble case law to the rection of said rights. Respectfully Submitted on 3/13/2000 3/18/2000 Defendent-Michael Willis Chuse

State of Arizona County of Yavapai
The foregoing instrument was acknowledged before
me this day of Whatel, 2020
by Bennice Gue 3



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IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF YAVAPAI

FILED

DIVISION 7

DONNA MCQUALITY, CLERK

HON. MICHAEL R. BLUFF

BY: Megan Jones, Deputy Clerk

CASE NO. V1300CR201980661

DATE: September 10, 2020

TITLE:

COUNSEL:

STATE OF ARIZONA

George Rodriguez

Yavapai County Attorney (e)

1

(Counsel for Plaintiff)

٧.

MICHAEL WILLIS CHASE,

(Defendant)

(Plaintiff)

Dennis Bayless(e)

(Counsel for Defendant)

AMENDED MINUTE ENTRY

The Clerk being advised of a clerical error on the Minute Entry dated August 31, 2020,

The minute entry is amended to reflect Setting a Hearing on Release Conditions on September 14, 2020 at 4:00 p.m. in Division 7.

The balance of the minute entry shall remain in full force and effect.

CC:

VVS(e) Div 7(e)

YCSO DETENTION(e)

		r

EXHIBIT - G

1	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA				
2	IN AND FOR THE COUNTY OF YAVAPAI				
3					
4					
5		}			
6	STATE OF ARIZONA,) YAVAPAI COUNTY SUPERIOR COURT) CASE NUMBER: V1300CR201980661			
7	Plaintiff,	CASE NUMBER: VI300CR201980661			
8	vs. {				
9	MICHAEL WILLIS CHASE, {				
10	Defendant. $\begin{cases} \begin{cases} \beg$				
11					
12					
13	BEFORE: THE HONORABLE MICHAEL R. BLUFF				
14	JUDGE OF THE SUPERIOR COURT, DIVISION SEVEN				
15	REPORTER'S TRANSCRIPT OF PROCEEDINGS				
16	HEARING ON RELEASE CONDITIONS				
17					
18	Camp Verde, Arizona September 14, 2020 1:46 o'clock p.m.				
19	1:46 o'clock p.m.				
20					
21					
22					
23	PREPARED BY:	PREPARED FOR:			
24	M. LISA EDGAR, R.P.R., C.P. ARIZONA CERTIFIED REPORTER	MR. MICHAEL W. CHASE			
25	ARIZONA C.S.R. NUMBER 50273	COPY			

1	APPEARANCES:		
2	For the State:	MR. GEORGE RODRIGUEZ, Deputy County Attorney,	
3		beputy Country Accorney,	
4	For the Defendant:	MR. DENNIS BAYLESS, Attorney at Law,	
5	Also present:	MS. KELLY JONES,	
6	Also present.	Yavapai County Victim Services.	
7		Camp Verde Arizona	
8		Camp Verde, Arizona September 14, 2019 1:46 o'clock p.m.	
9		1.40 0 Clock p.m.	
10			
11	(Pursuant to Supreme Court Administrative Orders		
12	and Yavapai County Administrative Orders in response to		
13	Covid-19, the following proceedings were held utilizing the		
14	videoconferencing system Microsoft Teams and/or by telephonic		
15	means.)		
16	4		
17	TRANSCRIPT	OF PROCEEDINGS	
18			
19	THE COURT: State	of Arizona versus Michael Willis	
20	Chase, V13002019806611. Mr. C	hase is present in custody.	
21	Mr. Bayless is present on his	behalf.	
22	And, Mr. Rodrigue	z, you are appearing now?	
23	MR. RODRIGUEZ: Y	our Honor, this has always been	
24	assigned as my case.		
25	THE COURT: All r	ight. That sounds fine.	

1 Okay. We're set today for a modification of release conditions. I will note that this is the third time 2 3 there's been a request to modify release conditions and I guess ${\tt I}$ set the matter today because ${\tt I}$ -- ${\tt I}$ assume that there was a 4 plea offer that was probation available that might be the 5 reason why reconsideration of release conditions might be 6 appropriate. 8 So, Mr. Bayless, I'll let you go ahead and get 9 started. 10 MR. BAYLESS: Certainly that's one of the biggest reasons, Your Honor. The -- the State is not looking to put 11 12 Mr. Chase into the Department of Corrections. The other is -and I was not aware that there had been other hearings for 13 release modifications. Anyway -- and his PSA is a 1 1. 14 15 There's no need to keep Mr. Chase in the Yavapai 16 County Jail any longer. He's not shown himself ever to be a flight risk and he's -- he's got things he needs to get done. 17 18 THE COURT: Where would be -- where would 19 Mr. Chase --20 MR. BAYLESS: I'm sorry. 21 THE COURT: -- reside if he was released? MR. BAYLESS: His plan is to go back to Sedona 22 and he'll have to rent a new apartment. The one he was living 23 24 in, his lease has expired so he has -- he will have to get a 25 new address or new apartment to -- to live in. He has the

ability to find some place and the wherewithal to pay for it, so...

THE COURT: Mr. Rodriguez, did you want to address the Court?

MR. RODRIGUEZ: We -- Your Honor, Your Honor, as the Court indicated there is a probation-available plea out there as I kind of said in some of the past hearings. I'm trying to get that plea agreement out to Mr. Chase because it would give him the opportunity to get out of custody.

It is a probation-available plea. He would be able to walk away from this incident with a misdemeanor if he is successful on probation.

So, Your Honor, in speaking with the multiple victims in this case, they are all generally opposed to his release. There is a — at the conclusion of — of my remarks I believe there may be a victim present who may want to address the Court. But by and large the victims do not want Mr. Chase released. This was a somewhat traumatic event for many of them. Many of them were bank employees.

In addition, if the Court does authorize the release of Mr. Chase, the State would request he have no contact with the victims. He is not welcome at the Chase Bank in the Village of Oak Creek where this incident occurred, so we ask that he be trespassed from that location.

I will ask -- I know Ms. Jones is on the line, but

I will see if the victim -- I'm referring to Mr. Steve Moss. Mr. Moss is available and would like to address the Court if he could say something.

THE COURT: Mr. Moss. Ms. Jones, is there anyone who wants to address the Court?

MS. JONES: Your Honor, I -- I don't know if he wants to address the Court. He may just want to listen to the hearing if he is on -- on the line, so -- but Mr. Rodriguez has let the Court know there are victims that are definitely concerned about him being released and returning back to the Chase Bank or contacting any of the listed victims. Thank you.

THE COURT: And let me ask this: Is the -- is the request not to return to the Chase Bank in the Village of Oak Creek or any Chase Bank?

MS. JONES: Your Honor, it's my understanding in speaking with the bank, it's the bank. He has been basically trespassed from all of the Chase Banks and that's what I understand from just the bank itself. I don't have any confirmation of that, but that's my understanding, that he is not welcome at any of the Chase Banks.

THE COURT: Okay. Mr. Bayless, I know that you're new to this case and I think I made my disclosure previously about the fact that my wife works for Chase and did work for Chase at the time of this incident although she was not one of the listed victims.

I make that statement to you now because I don't 1 know whether or not that is something that you and Mr. Chase 2 want to talk about to decide whether or not the Court should 3 recuse itself. I know that I have made that disclosure to 5 Mr. Chase's original attorney and maybe his second attorney. You, I think, are the third. 6 So you now have that information and if you think that there's a basis for, you know, requesting a motion for change of judge for cause, you know, you now have I think it's 9 20 days to make that -- file that motion. But I think Mr. 10 11 Chase was already aware of that. 12 The other thing --MR. Chase: I wasn't, Your Honor. 13 THE COURT: -- so based on that, you know, I've 14 15 got concerns about ruling on it. Mr. Bayless, you were not aware of that; right? 16 MR. BAYLESS: That's right. I was not aware of 17 18 that, Your Honor. 19 THE COURT: Okay. Okay. MR. BAYLESS: Also, you know, things have changed, 20 have to be since the previous hearing. There's been a 21 restoration to competency for Mr. Chase. I think it's a given 22 that he doesn't have any contact with any of the listed victims 23 or go back to his bank or any other --24

THE COURT: Right.

25

MR. BAYLESS: -- bank. I don't think he has any 1 2 intention to do that. 3 THE COURT: Right, But do --4 MR. BAYLESS: I'm sorry. 5 I interrupted you. I'm sorry, THE COURT: No. 6 Mr. Bayless. 7 MR. BAYLESS: You know, and I understand that the victims get to have input, but I think at some point if, you 8 know, we entered into a plea agreement today Mr. Chase would be released. 10 11 THE COURT: Right. 12 MR. BAYLESS: So just to hold him because we want 13 to hold him I think that's beyond the pale, so to speak. I 14 think he's entitled to due process and I'd ask the Court to --15 to release him to Pretrial Services. 16 THE COURT: I understand. I understand your 17 argument. I understand the fact that his PSA scores are low 18 and it's a probation-available plea. 19 Mr. Chase, are you telling me -- I'm just to going ask you a direct question. You were not aware that a family 20 21 member of mine works at Chase? 22 MR. CHASE: I was unaware. 23 THE COURT: All right. That may have been disclosed to you at the time when the issue concerning your 24 25 competency was still a question.

MR. CHASE: I understand that. 1 THE COURT: Anything else from the State? 2 3 MR. RODRIGUEZ: Just, Your Honor, once again, that there's a plea agreement out there so the State would ask this Court for the next hearing, that it be set for a Donald/Settlement Conference or possible change of plea. 6 7 you. THE COURT: And when could we set that, how 8 auickly? 10 MR. RODRIGUEZ: As soon as possible. I have been wanting to set it myself weeks ago. So as soon as possible. 11 12 THE COURT: So can it be set later this week if 13 the plea is available? MR. BAYLESS: No, Your Honor. I'm new to the 14 case. There is a lot of disclosure that has not been made in 15 16 this case. 17 Okav. THE COURT: MR. BAYLESS: And I know it's one of the older 18 It's been going on almost a year and I know there 19 was -- there was the issue of Rule 11 and things don't get done 20 21 until there was restoration to competency. 22 THE COURT: Okav. MR. BAYLESS: But I don't feel that I can advise 23 my client without getting the disclosure. 24 THE COURT: Okay. All right. I'm going to -- I'm 25

not going to make a decision today. I wish I could, but I'm concerned about -- I'm concerned about whether or not the Court should recuse itself in this case and I'll make that decision later today.

So for now I'm going to confirm the existing release conditions. I'm going to set this case for a hearing this week so we can get some -- get it either reassigned to another division if I have to recuse or modify the release conditions.

Mr. Bayless, do you have time on Wednesday, the 16th, at 10:00 o'clock?

MR. BAYLESS: I do, Your Honor. At 10:00 o'clock? THE COURT: Yes. sir.

MR. BAYLESS: Is that what you said?

MS. JONES: Your Honor, there are a number of victims in the case that we -- we would at least like to have the normal five-day notice to be able to notify the victims in the case of the hearing.

THE COURT: Well, the hearing was today and I have taken all this, you know, into consideration. Today was the time for the victims to — to provide input.

So I'm not setting this for a hearing for me to reconsider what I'm going to do. I'm setting the hearing to either release him or confirm the existing conditions so I'm not going to take any additional input at the hearing on

September 16th. 1 I'm just trying to decided between now and then 2 whether or not I'm going to grant the request or modify his 3 release condition in some way or -- or deny the request. So 4 I'm just trying to do so that so that if I change his release conditions they can be done quickly. 6 So I'm not going to take any additional -- any additional input at that hearing on Wednesday. I don't think I 8 need to. That was for today. So I'm going to set a hearing on release 10 conditions on Wednesday. September 16th at 10:00 o'clock. 11 that time I will either deny the request or I will grant the 12 modification. 13 Okay. Anything else from the State? 14 MR. RODRIGUEZ: No, Your Honor. Thank you. 15 THE COURT: Ms. Jones, thank you very much. 16 Ι appreciate you having the victims on the line. 17 18 MS. JONES: Thank you, Your Honor. Thank you. 19 MR. Chase: Thank you. 20 MR. BAYLESS: THE COURT: Thank you. 21 22 3.5 * ** 23 24 25

1 2 CERTIFICATE 3 4 STATE OF ARIZONA 5 COUNTY OF YAVAPAT 6 7 I, M. Lisa Edgar, certify that I am an Official 8 Reporter for the Superior Court of Yavapai County, State of 9 Arizona; that I was present and took down in shorthand all 10 11 proceedings had in the above-entitled matter. 12 Pursuant to Supreme Court Administrative Orders and Yavapai County Administrative Orders in response to 13 Covid-19, the foregoing proceedings were held utilizing the 14 videoconferencing system Microsoft Teams and/or by telephonic 15 means; therefore, this record is dependent on the clarity of 16 such technology and has been reported to the best of my skill 17 and ability and is a full, true and complete transcript of my 18 19 notes so taken. 20 DATED at Camp Verde, Arizona, 18th day of June, 21 2021. 22 23 /s/ 24 M. LISA EDGAR, RPR, CSR Certified Reporter Arizona Certificate Number 50273 25

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1	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA	
2	FOR THE COUNTY OF YAVAPAI	
3		
4	STATE OF ARIZONA,)	
5	Plaintiff,	
6	vs.) Case No. V1300CR201980661	
7	MICHAEL WILLIS CHASE,	
8	Defendant.)	
9)	
10		
11		
12		
13		
14	REPORTER'S TRANSCRIPT OF PROCEEDINGS	
15	BEFORE THE HONORABLE JOHN D. NAPPER	
16	TIME SET FOR SENTENCING	
17	MAY 24, 2021	
18	Prescott, Arizona	
19		
20		
21		
22		
23	COPY	
24	REPORTED BY	
25	MINA G. HUNT AZ CR NO. 50619	
	111 011 110 . 30013	

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APPEARANCES OF COUNSEL:
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 2
    For the Plaintiff:
        YAVAPAI COUNTY ATTORNEY'S OFFICE
 3
        BY: GLEN M. ASAY, ATTORNEY
 4
 5
    For the Defendant:
 6
        YAVAPAI COUNTY PUBLIC DEFENDER'S OFFICE
        BY: NATHAN R. BEST, ATTORNEY
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Proceedings had before the Honorable JOHN D.
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    NAPPER, taken on Monday, May 24, 2021, at Yavapai
    County Superior Court, Division 2, 120 South Cortez,
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    Prescott, Arizona, before Mina G. Hunt, Certified
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    Reporter within and for the State of Arizona.
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PROCEEDINGS

THE COURT: We are here in V1300CR201980661 in State of Arizona versus Michael Chase. Mr. Chase is present with counsel, Mr. Best. I have Mr. Asay here on behalf of the state. This is the time set for sentencing. I believe the parties waived a presentence report in this case.

Is that correct, Mr. Best?

MR. BEST: Yes, Your Honor.

THE COURT: Mr. Asay, is that correct, sir?

MR. ASAY: Yes, Your Honor.

THE COURT: Any legal cause, Mr. Best?

MR. BEST: Your Honor, may I, first of all, remain seated while I address the Court?

THE COURT: Yes.

MR. BEST: Your Honor, this is a case where there may be cause. I've discussed briefly the case with the defendant both by email and over the phone.

One of the first things that I was told by the defendant -- I don't think I'm breaking any confidentiality rules in stating this. But he wanted to seek Rule 32 and Rule 33 relief in this case.

So my first question was why don't we try to withdraw from the plea agreement because his statement was that he was coerced into entering into the plea

agreement.

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If that is true, then I think we could not move forward to sentencing today. But I've asked him if that's what he'd like to do, and I haven't gotten a straight answer as to whether he'd like me to file a motion to withdraw from the plea agreement.

So at this point I don't feel comfortable moving forward with sentencing. But I think the defendant needs to make a decision as to whether he wants to move forward or he wants to seek to withdraw from the plea agreement.

THE COURT: Okay.

Mr. Chase, right now is the time set for the sentencing in your case. If you intend to file a motion to withdraw from the plea agreement, you need to have a conversation with Mr. Best about that. Because that needs to get filed.

THE DEFENDANT: Your Honor, I have an administrative and procedural matters to dress.

THE COURT: Sure.

THE DEFENDANT: I filed this this morning.

THE COURT: No. You don't file anything if

you're represented by an attorney.

THE DEFENDANT: It's to dismiss the defense attorney, Your Honor.

THE COURT: All right. So we can have a 1 conversation about that. So tell me why it is you are 2 seeking to dismiss counsel? 3 THE DEFENDANT: I'm going to represent myself 4 pro se with my own counsel of choice. 5 THE COURT: Have you hired an attorney or are 6 7 you going to represent yourself? THE DEFENDANT: I am representing myself pro 8 se and I have right to counsel of my choice, 9 Your Honor. 10 THE COURT: You have the right to retained 11 12 counsel of your choice. You don't have a right to 13 appointed counsel of your choice. So you need to tell me what you want to do. You can have a conversation 14 with Mr. Best really quickly. 15 THE DEFENDANT: I think I need to give you a 16 17 copy of this paper. THE COURT: No. You don't file stuff with me 18 if you're represented by an attorney. So what you can 19 do is give it to Mr. Best. Mr. Best can file it on 20 your behalf. I can take a look at it. As long as 21 you're represented by counsel, counsel files things in 22 23 your case. My question for you, sir, is do you plan on 24 representing yourself or are you planning on hiring an 25

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attornev?
             THE DEFENDANT: Pro se.
             THE COURT: Okay. So if you need to have a
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4
    conversation about that, and we can get that set up.
    So the first thing I would like to ask you, sir, is you
5
   understand that you have the right to have an attorney
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7
    appointed to represent you?
            THE DEFENDANT: Yeah. I'd like to serve you
8
    in open court today, Your Honor.
9
10
             THE COURT: I'm sorry?
             THE DEFENDANT: I'd like to serve you in open
11
    court today.
12
13
             THE COURT: You're not serving me with
14
    anything, sir. You need to have a conversation. Okay?
15
    The way this works is you have to tell me whether or
16
    not you want to be -- represent yourself.
17
             If you want to represent yourself, we need to
    have a conversation about that. If you end up
18
19
    representing yourself, that's fine. Then you can go
    down and file stuff. But you're not serving me with
20
21
    papers today. Okay? That's not how it works.
22
             Fair enough? Let me ask you this way: Any
23
    questions about that?
24
             THE DEFENDANT: I'm making a special
2.5
    appearance, Your Honor.
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             THE COURT: Sir, with all due respect, we have
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    kind of a process that we got to go through. And we'l'
2
    get where you want to go if that's where you want to
3
    wind up. Okay? You got to go through the process
4
5
    first.
             So the first thing that has to happen is you
6
    and I have to have a conversation about you
7
    representing yourself. Once we have that conversation,
8
    if I think it's appropriate for you to represent
    yourself, I'll grant you that motion. And then you
10
    will be allowed to be your own attorney.
11
             I understand you got papers that you want me
12
    to read and go through. I will do that if you're
13
14
    allowed to represent yourself. What that requires is
    for you to go downstairs and file formally with the
15
    clerk's office. Because Mr. Asay has a right to review
16
    the materials you're giving me, and he's not here --
17
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THE DEFENDANT: I have a copy for him also.

THE COURT: You see the difficulty with giving him that copy?

THE DEFENDANT: I already filed it this morning.

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24

25

well, he's here --

THE COURT: What we'll do is let's take it one stage at a time. So my first question is are you sure

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you want to represent yourself?
             THE DEFENDANT: Yes, sir.
             THE COURT: And you understand that you have a
3
    right to court-appointed counsel?
4
5
            THE DEFENDANT: I'm refusing that.
             THE COURT: I understand that. But you
7
    realize you have that right?
             THE DEFENDANT: Yes. I understand.
             THE COURT: And then that attorney would
9
10
    represent you at this point in the proceeding
11
    throughout your sentencing or would file any motions
12
    related to the plea agreement that you entered on your
    behalf.
13
             You understand that as well?
14
15
             THE DEFENDANT: Can you say that again,
    Your Honor?
16
17
             THE COURT: Sure. If you were to have an
    attorney who is representing you, that attorney would
18
19
    be able to file on your behalf any motions to withdraw
    from the plea agreement that you want to file.
20
21
             You understand that?
22
             THE DEFENDANT: Would you consider an
    extension of time for you to read my paperwork,
23
24
    Your Honor?
25
             THE COURT: I just want to make sure we're
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communicating. Right now I don't want to talk about
1
   paperwork. I just want to talk about you representing
2
   yourself. You're telling me you want to represent
3
   yourself. Am I hearing you correctly?
4
             THE DEFENDANT: Yes, sir.
5
             THE COURT: In order for you to do that we
6
7
    need to --
            Is there any Rule 11 issues at this point,
   Mr. Best?
9
            MR. BEST: I haven't had and true, meaningful
10
    conversations with the defendant. I've had a couple
11
12
    email exchanges. We've spoken on the phone one time.
13
             I think whenever I'm offering something
14
    somebody wants, like to file a motion to withdraw from
    a plea agreement, they'd say they were coerced into and
15
    they are unsupportive of that. There may be mental
16
    health issues at play. But I'm not a doctor and I
17
18
    haven't had enough conversation to really make that
    determination.
19
             MR. ASAY: So the Court's aware, Mr. Chase
20
    went through the Rule 11 process early on in this case.
21
             THE COURT: I see that. And it looks like he
22
    was restored at one time?
23
24
            MR. ASAY: Yes.
           THE COURT: Okay. All right.
25
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1
            So, sir, my question for you is you understand
    that if you're represented by an attorney, your
    attorney could assist you with filing any motions that
3
   you want filed?
5
             THE DEFENDANT: Yes, sir. I understand that.
            THE COURT: And you understand that if you
6
7
   were to withdraw from -- be allowed to withdraw from
   the plea agreement based on that motion, the attorney
8
   would represent you throughout trial?
            THE DEFENDANT: I understand that. I plan to
10
11
    stand pro se.
12
             THE COURT: And the attorney would have to
    confront and cross-examine all the witnesses called by
13
   the state?
14
            THE DEFENDANT: I understand what you're
15
16
    saying, Your Honor.
17
             THE COURT: My understanding is somebody is
   filming now. You can't do that.
18
19
                 (Pause in proceedings.)
20
             THE COURT: You would have the right to have
    the attorney confront and cross-examine the witnesses
21
22
    called by the state.
23
             Sir, what I'm going to have you do is you can
24
    either wait out in the hallway or we can take your
    phone until we get done with the hearing.
25
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Make sure that's not recording, please.
1
             We have a court reporter. That's the official
2
    record in the court.
3
             We want to make sure it's stopped.
4
             All right. So you can just leave it on the
5
    bannister if it's stopped. You don't need to take it.
6
             You have the right to have the attorney
7
    confront and cross-examine witnesses; correct?
8
             THE DEFENDANT: Uh-huh.
9
             THE COURT: You have to say yes or no, sir.
10
             THE DEFENDANT: Yes, sir.
11
             THE COURT: You would have the right to have
12
    the attorney assist you in preparing your defense?
13
             THE DEFENDANT: Yes, sir.
14
             THE COURT: And would have the opportunity to
15
    have the attorney call witnesses on your behalf and
16
    engage in the cross-examination -- I mean examination
17
    of your own witnesses?
18
             THE DEFENDANT: I understand what counsel
19
    does, Your Honor.
20
             THE COURT: Okay. And then, finally, sir, you
21
    understand that if you do end up representing yourself,
22
    I'm going to hold you to the same standard as I would
23
    an attorney who is a member of the bar? You understand
24
25
    that?
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THE DEFENDANT: Yes.

THE COURT: You have to understand all of the procedural rules that are required for filing motions and to understand all of the procedural rules that are part of making an argument to the Court. You have to understand the rules of evidence if there is an evidentiary hearing, all of those things.

You understand you will be responsible for knowing that all yourself?

THE DEFENDANT: Yes, Your Honor.

THE COURT: Okay. And at this point you're telling me that you wish to represent yourself?

THE DEFENDANT: That is correct,

THE COURT: All right. So what I'm going to do is I'm going to grant the request to represent yourself. I'm going to have Mr. Best remain on your case as advisory counsel. So Mr. Best can go through for you what that means. He's no longer in control of your case.

You will be the one who is handling your case by yourself. However, if you need assistance with things, you can always contact Mr. Best and he can give you his insight on those things that you need help.

Okay, sir?

THE DEFENDANT: I do have the right --

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THE COURT: Hang on. Did you hear my
1
    question?
2
             THE DEFENDANT: Say again.
3
             THE COURT: My question to you was you
4
    understand that Mr. Best will be advisory counsel?
5
    What that means is as you're working on your case and
6
    you're trying to put things together, if you need
7
    assistance doing that, you can reach out to Mr. Best
8
    and he can help you with those types of things.
9
             Do you understand that?
10
              THE DEFENDANT: I understand what you're
11
    saying, Your Honor. I do have a right to my own
12
    counsel. I understand that.
13
              THE COURT: I didn't say that.
14
              THE DEFENDANT: I know you didn't say that.
15
              THE COURT: So let me repeat what I said back
16
    to you just to make sure we're on the same page. You
17
    understand that if you -- because you're representing
18
19
    yourself, if you need assistance with filing paperwork,
    you have questions that you need answered --
20
              THE DEFENDANT: I don't need his help,
21
    Your Honor.
22
                          I'm sorry?
              THE COURT:
23
              THE DEFENDANT: I don't need his assistance.
24
              THE COURT: Well, I'm making it available to
25
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1
    you. If you don't choose to use it, that's totally up
    to you. I just want to make sure that you understand
3
    that you have that.
             THE DEFENDANT: I understand that. Thank you,
4
    Your Honor.
5
             THE COURT: You're welcome. As far as right
6
7
    to counsel, you do have a right to counsel of your
    choice if you retain counsel. As I understand it,
    you're not asking me to appoint you another attorney.
10
             Is that correct?
11
             THE DEFENDANT: I'm not asking you to.
             THE COURT: All right. And at this point what
12
13
    you're asking me is to represent yourself?
             THE DEFENDANT: I'm pro se.
14
             THE COURT: Okay. So I've granted that.
15
16
             We need to get the waiver form. Judge Ainley
    probably has one. So it's the waiver of right to
17
    counsel form.
18
19
            So we've got a form that I need you to read
    through. Once you read through that form, you it sign
20
    it and give it to me. And that way we'll have a
21
    written document from you indicating that you wish to
22
23
    represent yourself.
24
             Okay? Any questions about that?
             THE DEFENDANT: No, Your Honor.
25
```

THE COURT: Okay. The other thing I'm going to order is what's called a "Rule 11 prescreen." So we're going to get doctor to do an additional evaluation. I have to make sure that you're competent to go forward representing yourself before I can allow you to do that. And I just want to double-check that based on the history related to this case.

So we'll get a doctor appointed. And I'll have to give you the name and number for you to call so that you can make that appointment and go do that evaluation.

Okay, sir?

THE DEFENDANT: So I have a right to my own doctor, not a court-appointed doctor?

THE COURT: No. So you have to -- because the court-appointed doctors are the ones who know the specific tests that are involved. So let me talk to you about that. I'm setting this appointment. If you don't go to that appointment --

THE DEFENDANT: I'll attend, Your Honor.

THE COURT: Okay. Perfect. But I'm just -please make sure you do that. Because if you don't do
that, then things start to unravel. We don't want that
to happen.

It could result in you being taken into

```
custody to get the evaluation done. It could result in
1
   me requiring you to be appointed by an attorney even
2
    though you don't want one. So it's really, really
3
    important that you go to that. Okay?
5
             THE DEFENDANT: Understood.
             THE COURT: All right. Now, what questions do
6
7
    you have?
8
             THE DEFENDANT: I'd like to --
9
             THE COURT: Remember, I'm not taking papers
   today. I'm going to let you file those. And Mr. Asay
10
   will get a copy and then he can file a response.
11
            THE DEFENDANT: So I'd have to get ruled on my
12
    administrative procedural matters, then?
13
14
             THE COURT: So this is kind of an example of
    what I was telling you about about having to be
15
16
    knowledgeable about how the courts work. They're kind
   of complicated. So what will happen is your motion,
17
    which you say you've already filed, will come to my
18
19
    court. And did you send a copy to Mr. Asay?
20
             THE DEFENDANT: I can physically give him a
21
    copy.
             THE COURT: So here's what I'm going to order
22
   that you do. Now, you're representing yourself. I'm
23
    going to order you to refile those. And then you have
24
    to send a copy to Mr. Asay. Okay? Just send it to the
25
```

```
county attorney's office.
1
             THE DEFENDANT: Is that here in Prescott or is
2
    that Camp Verde, Your Honor?
3
             THE COURT: The office building is just up the
4
    street.
5
             THE DEFENDANT: I'll hand deliver it.
6
             THE COURT: However you want to handle that.
7
             What will happen is Mr. Asay will file a
8
    response to whatever it is you filed if he thinks it's
9
    appropriate. And then you can file what's called a
10
    "reply." You get to file your reply 10 days after
11
    Mr. Asay files his response.
12
             And I'll set a hearing.
13
                   (Pause in proceedings.)
14
             THE COURT: Okay. The right to counsel waiver
15
    form, Mr. Best, applies ordinarily to cases where the
16
    plea has not been entered. So I don't know how
17
    relevant much of the information in the form is. But
18
    I'll have him sign it anyway in case he is allowed to
19
    withdraw from the plea agreement.
20
             MR. BEST: Thank you, Your Honor.
21
             THE COURT: Mr. Chase, the form that I'm going
22
    to give you, you need to read it and sign it. It
23
    primarily applies when people are trying to represent
24
    themselves before they enter into a plea.
25
```

```
1
             You're here after you entered into a plea
2
    agreement. So many of the rights will remain the same
    if you are allowed to withdraw from the plea agreement.
3
             Okay, sir?
4
             THE DEFENDANT: I understand what you're
5
    saying.
6
7
             THE COURT: All right.
8
                   (Pause in proceedings.)
             THE COURT: Mr. Asay, do you have anything you
9
10
    want to put on the record?
11
             MR. ASAY: Judge, just to make sure. And he
12
    may have already had to do this when he filed the
    information. Just to make sure that his address and
13
    all his information we have is current with him so that
14
    when I do file a reply that it does gets to Mr. Chase.
15
16
             THE COURT: All right.
             Mr. Chase, do you have your address that you
17
18
    can give us so that Mr. Asay can make sure you get
19
    copies of any documents that are filed?
20
             THE DEFENDANT: P.O. Box 4461, Sedona,
    Arizona, 86336.
21
             THE COURT: Did you get that, Mr. Asay?
22
23
             MR. ASAY: Sorry, Judge. I didn't write it
24
    down. I've got P.O. Box --
25
             THE DEFENDANT: 4461 --
```

```
MR. ASAY: 4461.
1
             THE DEFENDANT: Sedona, Arizona, 86340.
2
             MR. ASAY: Okay.
3
             THE DEFENDANT: 86340.
4
             THE COURT: Sir, you've been charged with 13
5
    different counts?
6
7
             THE DEFENDANT: Yes, Your Honor.
             THE COURT: The form isn't big enough for me
8
    to write all 13 counts in the form. So what I'm going
9
    to do is print a copy of the indictment and attach to
10
   the form. That way you will have a list of all the
11
    charges that are currently pending that you're waiving
12
    your right to counsel related to.
13
14
             Okav, sir?
             THE DEFENDANT: Yes.
15
             THE COURT: Okay. Great. Sir, you understand
16
    if at any time along the way you decide you wish to
17
    discontinue representing yourself and have an attorney
18
    appointed to represent you, all you need to do is
19
    notify me of that and I'll appoint counsel.
20
            You understand that, sir?
21
             THE DEFENDANT: Yeah. I do have a right to
22
    counsel. But I would like to call my counsel forward.
23
             THE COURT: Who is that?
24
             THE DEFENDANT: Your Honor --
25
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```
THE COURT: Which of these folks is
    admitted -- hang on, sir. Which of this folks is
 3
    admitted as an attorney?
4
          THE DEFENDANT: I have the right to counsel,
    Your Honor. I'm going to go through their names.
5
             THE COURT: No, no. Hang on. Which of these
 6
    folks is appointed as an attorney to the Arizona bar?
7
8
             UNIDENTIFIED PERSON NO. 1: None of us,
9
   Your Honor.
10
             UNIDENTIFIED PERSON NO. 2: None of us,
    Your Honor.
11
12
         UNIDENTIFIED PERSON NO. 3: We're not
13
    representing him.
      THE DEFENDANT: It's my choice of counsel,
14
    Your Honor.
15
16
             THE COURT: You have the right to an attorney.
17
             THE DEFENDANT: I have a right to counsel,
    Your Honor.
18
19
             THE COURT: No. You have a right to an
20
    attorney.
21
             You guys can be seated. Thank you, guys.
22
             You guys can be seated.
             THE DEFENDANT: You're denying my right of
23
    counsel, Your Honor?
24
            THE COURT: If they are members of the bar, if
25
```

```
any one of them is an attorney at bar, then they're
1
   welcome to represent you. That's what you have the
2
    right to.
3
             THE DEFENDANT: So you're ruling to dismiss my
4
    choice of counsel?
5
             THE COURT: I haven't read that yet. But if
6
    what you're asking for is just a counselor or some form
7
    of counsel, that's not how it works. You the right to
8
   an attorney.
9
             So going pro se means you're representing
10
    yourself. You understand that?
11
            THE DEFENDANT: I am representing myself.
12
    do have the right to counsel, Your Honor.
13
             THE COURT: No. You have the right to an
14
    attorney. That's what you have the right to.
15
             THE DEFENDANT: I object, Your Honor.
16
             THE COURT: All right.
17
             So I'm handing you the form. What you need to
18
    do is read that form. Go through it. If you have any
19
    questions about the form, go through those with
20
    Mr. Best. At the end of the form there is a place for
21
    you to sign. Once you sign that, that tells me that
22
    you're agreeing to represent yourself.
2.3
             THE DEFENDANT: Your Honor, can I call for a
24
25
    recess?
```

```
1
             THE COURT: Sure. What we'll do is we'll take
    a break. I've got some other cases that are scheduled
2
    at 9:30. I have two of them. So why don't we come
3
    back at 9:45. That will give us 15 minutes.
4
5
             THE DEFENDANT: Okay. Thank you, Your Honor.
             THE COURT: All right. We are adjourned.
6
7
                   (Recess.)
8
             THE COURT: V1300CR201980661 is State of
    Arizona versus Michael Chase. Mr. Chase is here
9
10
    representing himself with counsel -- advisory counsel,
11
    Mr. Best. I have Mr. Asay on behalf of the state.
12
             We took a break to give Mr. Chase an
13
    opportunity to review the waiver of counsel form as
    well as the indictment that was attached to it.
14
    Mr. Best was available if Mr. Chase had any questions.
15
             Mr. Chase, do you have any questions about the
16
17
    form?
             THE DEFENDANT: Yes, Your Honor. I am in
18
    charge of my case. I'm never going to give away of my
19
20
    rights anymore.
             THE COURT: Sure.
21
             THE DEFENDANT: I'd like you to look at this
22
23
    modification that I've added here.
24
             THE COURT: Sure. Let me see it.
25
             THE DEFENDANT: I'm going to make every
```

decision, Your Honor, to protect my rights and my 1 choice of counsel. 2 THE COURT: Okay. 3 So, Mr. Asay, the additions to the form he 4 added is you have told the Judge that you do not want a 5 court-appointed lawyer was the addition that Mr. Chase 6 He also used that in the title of the waiver. 7 made. And he also wrote "I choose to never waive any of my 8 rights but to demand them always." 9 Any objection to accepting the form with those 10 modifications? 11 MR. ASAY: No objection, Your Honor. 12 THE COURT: All right. 13 Sir, I don't have any objection to those 14 either. But what you need to do is on the second page 15 there you just need to write in the date and sign your 16 17 name. THE DEFENDANT: I just wanted you to see that, 18 Your Honor. 19 THE COURT: I appreciate that, Mr. Chase. 20 Sir, I don't mean to be rude to you about the 21 cell phone. It's just really strict rules about -- no. 22 I appreciate it very much. You've been very 23 24 respectful. Okay. I am going to sign the form as well. 25

1 And then, Mr. Chase, I was able to get a name 2 of a doctor and an appointment time for you for that 3 evaluation. So let me read that into the record. And then I've printed out a copy for you so that you will have a copy of it for your records. 6 And then my court will prepare a formal order as well. That will be mailed to you through your P.O. 7 8 Box. 9 But I just wanted you to have a copy of it in court. 10 That way we all knew what the date and time 11 was. 12 THE DEFENDANT: I appreciate it. Thank you. 13 THE COURT: All right. So the doctor's name 14 is Doctor Hupp, H-u-p-p. His telephone number is (928) 421-4646. And the date of your appointment is 15 June 10, 2021, at 2:30 p.m. 16 17 Mr. Chase, if you'll just give that a guick 18 read. Make sure that I've read that information 19 correctly. THE DEFENDANT: Thank you, Your Honor. 20 21 THE COURT: All right. Great. Okay. I'd like to do, since we need to get that evaluation 22 23 done and we need to get your motions to Mr. Asay so he 24 has an opportunity to respond to those, what I'm

planning on doing is setting a status conference

25

```
sometime in August.
1
             Any objection to that, Mr. Chase?
2
             THE DEFENDANT: No objection.
3
             THE COURT: Mr. Asay?
4
             MR. ASAY: No objection, Your Honor.
5
             THE COURT: All right. How does July 26
6
7
    sound?
             THE DEFENDANT:
                              That's appropriate.
8
             THE COURT: All right.
9
             Mr. Asay?
10
             MR. ASAY: Let me check, Judge. Make sure I'm
11
    not in another trial or something.
12
             THE COURT: It's a Monday.
13
                                                      That
             MR. ASAY: It's a Monday. I won't be.
14
15
    works, Your Honor.
              THE COURT: All right. I'm going to set this
16
    for a status conference on July 26 at 9:00 a.m.
17
             Mr. Chase, you need to be here at that time.
18
    If you were to fail to appear, a warrant would issue
19
    for your arrest. We would have a hearing to determine
20
    if you should remain out of custody. This case could
21
    proceed in your absence through a conviction after
22
    trial and in your case sentence. If you fail to appear
23
    within 90 days of that sentencing or conviction, you
24
    could waive your right to an appeal.
25
```

```
You understand all those things, sir?
1
             THE DEFENDANT: Yes. July 26 at 9:00 a.m.?
3
             THE COURT: Yes, sir.
             THE DEFENDANT: Right here in this courtroom?
 4
5
             THE COURT: Right here in this courtroom.
             And we should have the report from Doctor Hupp
6
    by then. If for whatever reason we don't, we can
7
    continue to discuss the motions that were filed, maybe
8
    set some hearings on those and hopefully get that
9
10
    report in time.
             Sound good?
11
12
             THE DEFENDANT: Good to go. Thank you.
             THE COURT: All right. Mr. Chase, anything
13
    else you want to tell me before we break?
14
             THE DEFENDANT: You don't want to take any
15
    opinion in open court?
16
17
             THE COURT: We're going to do it all the
    formal way that we have a record of what was said and
18
    done --
19
20
             THE DEFENDANT: The district attorney gets his
    copy today?
21
22
             THE COURT: Yes. That would be great.
    Mr. Asay, anything else you want to tell me?
23
             MR. ASAY: Nothing, Your Honor.
24
             THE COURT: All right. We are adjourned in
25
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I will see you in July.
     this matter.
1
                      (The proceedings concluded.)
2
                                                                       Newsyl
3
4
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21
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23
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25
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1	STATE OF ARIZONA)				
2) ss: REPORTER'S CERTIFICATE COUNTY OF YAVAPAI)				
3					
4	I, Mina G. Hunt, do hereby certify that I am a				
5	Certified Reporter within the State of Arizona.				
6	I further certify that these proceedings were				
7	taken in shorthand by me at the time and place herein				
8	set forth, and were thereafter reduced to typewritten				
9	form, and that the foregoing constitutes a true and				
10	correct transcript.				
11	I further certify that I am not related to,				
12	employed by, nor of counsel for any of the parties or				
13	attorneys herein, nor otherwise interested in the				
14	result of the within action.				
15	In witness whereof, I have affixed my				
16	signature this 20th day of June, 2021.				
17					
18					
19					
20					
21	/s/ Mina G. Hunt				
22	MINA G. HUNT, AZ CR No. 50619				
23	111111 0. 110111, AZ CK 110. 30019				
24					
25					

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1	IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
2	IN AND FOR THE COUNTY OF YAVAPAI
3	
4	STATE OF ARIZONA,
5	Plaintiff,
6	vs.
7) Yavapai County) Superior Court
8	MICHAEL WILLIS CHASE. No. V1300CR2019-80661
9	Defendant.)
10)
11	
12	BEFORE: THE HONORABLE JOHN NAPPER
13	DIVISION 2
14	YAVAPAI COUNTY, ARIZONA
15	PDESCOTT
16	PRESCOTT, ARIZONA MONDAY, JULY 26, 2021
17	9:02 A.M. SESSION
.8	REPORTED C. TRANSCOTTE
.9	REPORTER'S TRANSCRIPT OF PROCEEDINGS Re: Rule 11 Status
20	Re: Rule 11 Status
1	
2	
3	LISA A. CHANEY, RPR, CSR, CR Certified Reporter
4	Certificate No. 50801
5	

<u>APPEARANCES</u>	
On Behalf of the State: Yavapai County Attorney's Office	
By: Mr. Glen Asay, Deputy	
On Behalf of Mr Chase: In Pro Per	
Also Present:	
Yavapai County Public Defended By: Mr. Nathan Best, Advisory Counsel	
Prescott, Az 86303	
	On Behalf of the State: Yavapai County Attorney's Office By: Mr. Glen Asay, Deputy 255 East Gurley Street Prescott, Az 86301 On Behalf of Mr Chase: In Pro Per Also Present: Yavapai County Public Defender's Office By: Mr. Nathan Best, Advisory Counsel 595 White Spar Road Prescott, Az 86303

1 MONDAY, JULY 26, 2021 9:02 A.M. SESSION 2 3 (Appearances as heretofore noted.) 4 5 THE COURT: We are here in V1300CR2019-80661. It's State of Arizona versus Michael 6 Chase. I have Mr. Chase who is here representing 7 8 himself. We have Mr. Best who is with him as advisory counsel. I have Mr. Asay here who is here on behalf of 9 10 the State. 11 Counsel, we are in -- well, Mr. Chase and Mr. -- I assume, Mr. Chase, you want to continue to 12 represent yourself, is that correct, sir? 13 14 MR. CHASE: That's correct, Your Honor. 15 THE COURT: All right. So, Mr. Asay, 16 Mr. Chase, we've got a problem brewing here, and that is we have been trying to get Mr. Chase evaluated pursuant 17 18 to Rule 11. 19 I've received Mr. Chase's notices indicating 20 that he keeps showing up and making himself available. We're having a difficult time getting Dr. Hupp on board. 21 I think that's where we are. 22 23 Mr. Asay. 24 MR. ASAY: I think that's correct, 25 Your Honor. I had not seen a Rule 11 Report yet.

1	THE COURT: Well, and the way I glean the
2	information is that Mr. Chase has been diligently
3	attempting to uphold his end of the bargain. He keeps
4	filing the notices with me saying, hey, I showed up and
5	he's not available and things like that.
6	Mr. Chase, anything else you want to tell
7	me?
8	MR. CHASE: No. I did set up a call. I
9	leave messages with Dr. Hupp because he said he'd send
10	me a copy.
11	I am making a special appearance today, not
12	
13	do have administrative procedural matters to address.
14	
15	
16	Dismiss. You got the motions and briefs, Number 3,
17	Number 6, for the record.
18	
19	
20	
21	all of those motions are held in abeyance until we're
22	
23	
24	THE COURT: I think I did read the Motion to
2	Dismiss.

1 MR. CHASE: All 300 pages or so? THE COURT: Yes, 43 pages filed on May 24th. 3 MR. CHASE: I understood --4 THE COURT: And that was -- and I just want 5 to read the title to you correctly. It's Motion to Dismiss the Public Defender Nathan Best, which I 6 7 granted -- well, I granted it in part. Mr. Best is now only representing -- he's not representing you at all. MR. CHASE: So --10 THE COURT: He's just appearing as advisory 11 counsel. 12 MR. CHASE: I understand that. 13 July 8th I filed more paperwork that I sent 14 15 THE COURT: So --16 MR. CHASE: -- by certified mail also and 17 filed stamped in the court two briefs, Brief Number 3 18 and Brief Number 6. 19 THE COURT: What I got was Demand for 20 Answers to Administrative and Procedural Matters and 21 Questions. 22 So it wasn't a Motion to Dismiss. It was 23 more a request to figure out where things are as I read 24 it. 25 MR. CHASE: And you read Brief 3

THE COURT: Yes. 1 MR. CHASE: -- and Brief 6? 2 I would like to call my counsel of choice to 3 assist me forward. 4 THE COURT: We've been through this, sir. 5 Unless they're admitted to the State Bar of Arizona, 6 they won't be representing you. 7 MR. CHASE: I object timely, Your Honor, 8 under Powell versus Alabama. It's a substantial right 9 to deny what you're doing. I do have rights to counsel 10 to assist me. 11 THE COURT: I've read Powell many times. Ι 12 use to litigate it often. So as I say you have the 13 right to the effective assistance of counsel which has 14 been defined as a member of the bar. 15 So you have the right to absolutely 16 represent yourself. You're allowed to have a member of 17 the bar represent you, but that's where we are. 18 MR. CHASE: I'm also challenging the 19 jurisdiction of this Court. I want to see the suppose 20 jurisdiction dully placed into evidence. I need to know 21 -- let's see, this Court can move forward only on facts 22 and not evidence. Where's the competent witness that 23 filed a Complaint or Information. 24 So I think you were indicted. THE COURT:

25

1 MR. CHASE: The corpus delicti, it's called 2 a body, a person, blood, flesh. 3 THE COURT: Yeah, you were indicted by a Grand Jury on November 27th, 2019, and that's the 4 5 charging document. 6 MR. CHASE: Yeah, I'm waiting for a warrant 7 to be issued for my arrest. I have to be brought before 8 a magistrate. 9 THE COURT: Okay, I'm not sure what vou're talking about there, but the Indictment came down on 10 11 November 27th, 2019, which is the charging document that's issued by citizens of the Yavapai County. 12 13 called a True Bill. 14 MR. CHASE: So, Your Honor, are we going to 15 do a continuance then? 16 THE COURT: Yeah. What we're going to have 17 to do is we're going to continue it one last time. 18 going to issue another order for --19 Counsel, Dr. Hupp doesn't seem to be 20 responsive in a timely manner. Do you have someone else 21 that you could recommend that I order do the prescreen? 22 MR. ASAY: I don't know who else, I'm 23 trying to think of who's doing it over on the Verde 24 side, Your Honor, which might make it a little more 25 convenient for Mr. Chase. I -- I don't know who does it

1 over there. 2 THE COURT: I think what I ought to do is 3 I'll refer the matter to Division 3 of the Superior Court for the Rule 11 proceedings. 4 Mr. Chase, it will just be in front of Judge 5 Ainley till we get the evaluation done and then figure 6 out where the case goes. Her courtroom's right across 7 the hall, so it's not hard for you to find. 8 courtroom's just exactly across the hall. 9 What will happen is she'll send out an order 10 letting you know which doctor to --11 12 Let the minute entry reflect that we not order Dr. Hupp to do the evaluation and hopefully we can 13 find somebody in the Verde Valley to do the evaluation, 14 because as I say, Mr. Chase has been diligent in trying 15 to get this evaluation done --16 MR. CHASE: And -- and under equal 17 protection --18 THE COURT: -- and it hasn't happened. 19 MR. CHASE: Excuse me, Your Honor. Under 20 equal protection and due process, I should have the 21 prosecuting attorney evaluated then. 22 Fair enough. I get the THE COURT: 23 argument. I'm going to deny the request to have the 24 county attorney evaluated pursuant to Rule 11. Rule 11 25

1	by its terms only applies to
2	MR. CHASE: I object.
3	THE COURT: I get it.
4	MR. CHASE: I have a substantial right.
5	THE COURT: That is on the record. So the
6	objection is equal protection and a due process clause
7	allegation and I hear what you're telling me, so I
8	appreciate that, Mr. Chase.
9	All right. I don't know that there's much
10	else we can do, Mr. Chase. You'll get your next court
11	date and you'll get the date for the evaluation from
12	Judge Ainley, so it'll come in the minute entry. You'll
13	receive it the same way you always have.
14	What I recommend is you can also stay in
15	contact with Mr. Best. I'm not expecting you to get any
16	legal advise or anything from him, but if you just want
17	to make sure you have the appropriate dates, you can
18	always check in with Mr. Best, because he'll get the
19	same minute entries that you get. Okay?
20	That's up to you whether you talk to him or
21	not. It's totally up to you.
22	MR. CHASE: Well, since you're asking,
23	Your Honor
24	THE COURT: Sure.
25	MR. CHASE: I would like to ask you to

1 order Nathan Best to answer those questions for dismiss 2 of public attorney. 3 THE COURT: Well, so Mr. Best isn't your 4 So there really isn't any questions for him attorney. 5 to answer. MR. CHASE: Well --7 THE COURT: If he was your attorney then, 8 we'd be --9 MR. CHASE: Well, the paperwork was filed and those questions were not answered. 10 11 THE COURT: Well, that's because --12 MR. CHASE: And you're still letting him be 13 involved, Your Honor. 14 THE COURT: So I'm letting him be involved as advisory counsel. His only purpose is if you have a 15 question, you're welcome to contact him. You don't have 16 It's totally up to you, but he's there in case you 17 need assistance, so he's not in control of your case. 18 19 He's not running your case. 20 It's totally up to you, but he is there as 21 sort of an assistance, to provide assistance to you, if 22 you need it. So one of the things I'm suggesting you might want to do is stay in contact with him to make 23 sure you get your next court date, because if your court 24 date gets set and you were to fail to appear, a warrant 25

1 could issue for your arrest. You'd have a hearing to determine if you 2 3 should remain out of custody. The State could file new charges for failing to appear. The case could proceed 4 5 in your absence through a conviction after trial --6 actually you entered into a Plea Agreement. The State wouldn't be bound by any stipulations contained in the 7 8 Plea Agreement. 9 If you fail to show up for your -- the State could withdraw from the Plea Agreement if you were to 10 11 fail to appear. The case could proceed in your absence 12 through a conviction, and if you fail to appear within 90 days of that sentencing, you could waive your right 13 14 to an appeal. 15 All right. Any questions about any of that, 16 Mr. Chase? 17 MR. CHASE: No questions on that answer --18 or on that, Your Honor, 19 THE COURT: You understand all those things, 20 though, sir? 21 MR. CHASE: I understand your words, Your 22 Honor. 23 THE COURT: Okay. 24 MR. CHASE: And going back to my 25 Administrational -- Administrative and Procedural

Matters, Your Honor, I do demand answers to my 1 2 questions. THE COURT: I understand that. So once we 3 get through the Rule 11 process, then we can start 4 having different conversations about where your case is 5 6 headed. MR. CHASE: Thank you. 7 THE COURT: But we got to get through that 8 9 Okay? first. All right. Good to know. MR. CHASE: 10 THE COURT: And you, Mr. Chase, to your 11 credit you have been diligent. You have been trying to 12 get the evaluation done and I just want you to know as a 13 judicial officer I'm appreciative of that. Oftentimes, 14 people aren't as diligent as you are. So I appreciate 15 that. 16 MR. CHASE: Your Honor, I do have a 17 transcript of Dr. Hupp's and I's evaluation and an audio 18 recording if you'd like me to --19 THE COURT: So did he actually do the 20 evaluation now? 21 MR. CHASE: Yeah, it's been done. 22 THE COURT: I thought the issue was you 23 weren't able to get it done, because I haven't seen --24 MR. CHASE: No. 25

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                THE COURT: -- a report from him yet.
 2
                MR. CHASE: No. Your Honor. It's a done
 3
    deal.
                THE COURT: When did you guys do that, do
 4
 5
    you recall?
 6
                MR. CHASE: I'll go ahead and I'll file in
 7
    the court a declare witness testimony --
 8
                THE COURT:
                            Okay.
 9
                MR. CHASE: -- the transcripts, and I do have
10
    the audio file.
11
                THE COURT: Counsel, since the evaluation
12
    has been done, do you want me to keep it here? Reset it
13
    for 30 days?
14
                MR. ASAY: Yes, Judge. I mean that's all we
15
    are waiting for. We need to see some kind of report or
16
    something.
17
                MR. CHASE: Yeah, and that'll give me enough
    time to -- I have the transcript. I'll go ahead and
18
19
    write it up in a format --
20
                THE COURT: Okay. Why don't I do this --
21
                MR. CHASE: -- that declares witness
22
    testimony.
23
                THE COURT: -- what I'll do is I'll reset it
24
    for a hearing in my court. So I'm going to vacate the
25
    order -- sorry, Madam Clerk -- setting it in Division 3.
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,	Ital keep the case Italy reset it for a bearing in 60
1	I'll keep the case. I'll reset it for a hearing in 60
2	days. That'll give you time to file
3	MR. CHASE: 60 days is fine.
4	THE COURT: whatever you need to file.
5	MR. CHASE: Thank you, Your Honor.
6	THE COURT: That'll give me the opportunity
7	to get the report and I'll have my staff check with
8	Dr. Hupp and see about getting a copy of the report sent
9	to us. I'm not sure what's going on, but I wasn't aware
10	that it had been done.
11	As I was reading your papers it appeared to
12	me you were trying to get it done and were having a
13	difficult time, through no fault of your own.
14	MR. CHASE: Yeah, it's been done. I'll go
15	ahead and I'll stamp in the declare witness testimony on
16	the transcript for Your Honor.
17	THE COURT: Let me give you a hearing 60
18	days. How does September 20th sound?
19	Mr. Chase, will that work for you, sir?
20	MR. CHASE: At what time, Your Honor?
21	THE COURT: It would be at 9 in the morning.
22	9 a.m.
23	MR. CHASE: 9 a.m.?
24	THE COURT: Yes, sir.
25	MR. CHASE: All right.

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                 THE COURT: Mr. Best, can you make that
 2
     work?
 3
                 MR. BEST: Yes, I should be able to.
 4
                 THE COURT: All right. Mr. Asay, does that
 5
     work for you?
 6
                 MR. ASAY: One second, Judge. Let me make
    sure I'm not in trial or something.
 7
 8
                 THE BAILIFF: Status Conference?
 9
                 THE COURT: Yeah.
10
                 THE BAILIFF: Okay.
11
                 THE COURT: Can you make a note for Felicia
12
    to check --
13
                THE BAILIFF: I did. Yes, I did.
14
                THE COURT: -- with Dr. Hupp. See what's
15
    going on.
16
                MR. ASAY: It's a Monday, Judge, so, yes.
17
                THE COURT: It is a Monday.
18
                All right. So I'm resetting this for a
    hearing in Division 2 of the Superior Court for 9 a.m.,
19
20
    Monday.
21
                Mr. Chase, you and I talked about the
22
    potential ramifications of not showing up, so I'm not
    going to repeat all of that. Just know you need to be
23
    back here on July -- I'm sorry -- September 20th at 9
24
25
    and I'll see you then.
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MR. CHASE: I will be here.
THE COURT: All right. Mr. Asay, anything
else you want to put on the record?
MR. ASAY: No, Your Honor.
THE COURT: Okay. We are adjourned in this
matter. I'll see everybody in a couple of months.
Thank you.
Mr. Best
MR. BEST: Your Honor
THE COURT: anything else you want to put
on the record?
MR. BEST: may I just briefly make a quick
record?
THE COURT: Sure.
MR. BEST: Okay. It's my role in advisory
counsel, I just wanted to put a couple of things on the
record. I have advised Mr. Chase as to what I believe
is the procedural posture of this case, which is that
he's already pled guilty and this case is pending
sentencing.
I've given him a sample motion to withdraw
from the guilty plea that I've drafted and successfully
litigated in the past. I gave him all of the case law
that I cited in my motion, along with the rules that I
cited in his motion, to assist him in that capacity.

He has asked me to answer the questions in Motion to Dismiss the Public Defender Nathan Best. The motion that he filed with the Court. At this time I'm not going to answer those questions because they're asking me things like do I insure my car, do I register my car. Things that are more or less personal information about me.

If Mr. Chase wants to ask me specific questions about this case, I'm more than willing to answer those questions, but I won't answer questions about my personal life unless the Court orders me to answer those questions.

THE COURT: So as it stands now Mr. Chase has opted to represent himself. Under those circumstances, there's really not any need to answer any questions other than ones he specifically asks about the case.

If Mr. Chase at some point decides he wants to alter his status as representing himself, we can have a conversation about what questions would be relevant, but --

MR. CHASE: And I'll get the answers in the District Court of the United States.

THE COURT: Sir, you can file -- as I said, there are courts all over --

1	MR. CHASE: And if he doesn't want to
2	answer, that's fine. I'll get them there.
3	THE COURT: You can file whatever I don't
4	want to prevent you from filing whatever pleadings in
5	whatever court you think are appropriate.
6	MR. CHASE: All right. Thank you, Your
7	Honor.
8	THE COURT: Okay. We are adjourned. Thank
9	you.
10	MR. BEST: Thank you, Your Honor.
11	(Whereupon, the proceedings were concluded.)
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- 1	
1	<u>CERTIFICATE</u>
2	
3	STATE OF ARIZONA)
4	COUNTY OF YAVAPAI)
5	
6	I, Lisa A. Chaney, a Certified Reporter, in
7	the State of Arizona, do hereby certify that the
8	proceedings had in the foregoing entitled matter are
9	contained fully and accurately in the shorthand record
10	made by me thereof, and that the following pages
11	constitute a full, true and accurate transcript of the
12	said shorthand record, all done to the best of my skill
13	and ability.
14	DATED this 6th day of August, 2021.
15	
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23	
24	<u>/s/ LISA A. CHANEY</u> LISA A. CHANEY, RPR, CSR, CR
25	Certified Reporter Certificate No. 50801

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF YAVAPAI

STATE OF ARIZONA,

Plaintiff.

VS.

MICHAEL WILLIS CHASE,

Defendant.

Case No. V1300CR201980661

BEFORE:

The Honorable John D. Napper Judge of the Superior Court Division 2 Yavapai County, Arizona

Prescott, Arizona

Monday, September 20, 2021
8:59 a.m.

REPORTER'S TRANSCRIPT OF PROCEEDINGS

STATUS CONFERENCE

LAURA A. ASHBROOK, RMR, CRR Certified Reporter Certificate No. 50360

1 2 <u>APP</u>EARANCES 3 4 On Behalf of the State: 5 YAVAPAI COUNTY ATTORNEY BY: Glen Asay, Deputy County Attorney 255 E. Gurley Street 6 Suite 300 Prescott, Arizona 86301 7 8 Advisory Counsel: 9 YAVAPAI COUNTY PUBLIC DEFENDER 10 BY: Nathan Best, Deputy Public Defender 595 White Spar Road 11 Prescott, Arizona 86303 12 Appearing Pro Per 13 14 MICHAEL WILLIS CHASE P.O. Box 4461 15 Sedona, Arizona 86340 16 17 18 19 20 21 22 23 24 25

PROCEEDINGS

THE COURT: We are on the record in V1300CR201980661. It's State of Arizona versus Michael Chase. Mr. Chase is present, representing himself. He is here with the assistance of advisory counsel, Mr. Best, and then I have Mr. Asay here on behalf of the state.g

This was the time that was set for a Rule 11 status conference. I have received a copy of the report that was prepared by Dr. Hupp. Mr. Chase, Dr. Hupp, in the report, mentions at least once, if not twice, how diligent you were in attempting to get that prepared. So I appreciate your working with us, even though it got a little confusing.

So I have reviewed the report. I believe the report indicates that Mr. Chase is competent to go forward.

Mr. Asay, do you have any record you wish to make on the Rule 11 report?

MR. ASAY: No, Your Honor. The state would submit the report on the record.

THE COURT: Mr. Chase, any objection to -there really isn't a finding that needs to be made based
on the report because the report finds you competent to

go forward.

MR. CHASE: Did you read the declared witness testimony I submitted, Your Honor, of the transcript and the audio CD of Dr. Hupp's evaluation?

THE COURT: I have not seen that.

MR. CHASE: There are discrepancies between the evaluation and the findings in his report.

THE COURT: Okay. Tell me about that.

MR. CHASE: Well, I -- it looks like -- in Dr. Hupp's report, it looks like a basic form, where he basically plugged in names in appropriate areas and seems to -- because of the wording of his report, seems to take my rights away to enter jurisdiction, you know, certain wording. So I submitted a transcript of our actual meeting on the telephone and I submitted also a CD.

THE COURT: So the only thing that Dr. Hupp does is make a determination about whether or not you're competent to go forward. So he doesn't have anything to do with jurisdiction, doesn't have anything to do with your rights. All of your rights still exist in this Court.

The only thing he was asking me to -- or the only thing he was providing information on was whether or not you were not competent, and he did not make that

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finding. He found you were competent.

MR. CHASE: No. I understand. I concur in declaring me competent.

I'd also bring to the attention of the Court the rule for here in Arizona that he has 10 days to enter his findings on the evaluation, and he turned it in something like 42 days later, 43 days later. So I am one to go by the rules, Your Honor.

THE COURT: I hear that. So if he had found you not competent, you probably would have an issue, but since he finds you competent, then I don't think it's an issue.

MR. CHASE: And since we are talking about my competency --

THE COURT: Sure.

MR. CHASE: -- Your Honor, your minute entry on July 26th on this competency hearing stamped in, it notes down here at the bottom -- let's see here. "Defendant informs the Court the evaluation has been completed and will submit the transcript to the Court Mr. Best informs the Court -- " where is it? Oh, right here.

"Defendant objects and requests Nathan Best be evaluated. The Court denies this request of advisory counsel to have Nathan Best evaluated," and, Your Honor,

that statement is not true. I have a transcript right here of that court hearing.

THE COURT: So the only transcripts that -MR. CHASE: The transcript right here says,
right here, my exact words. "Excuse me, Your Honor.
Under equal protection and due process, I should have
the prosecuting attorney evaluated then", and you
responded, "Fair enough. I get the argument."

Now I'm challenging --

THE COURT: You want us to amend the minute entry to reflect --

MR. CHASE: Well, yeah. This wording says I was asking Mr. Best to be evaluated. That wasn't the case.

MR. CHASE: Would you like to read it, Your Honor?

THE COURT: No, I don't need to read it. So I thought the request was for both Mr. Best and Mr. Asay to be evaluated, but that may have been -- hang on. That may have been misrepresented. We can put in this week's minute entry that the request was that the prosecutor be evaluated. I am denying that request as well.

1	MR. CHASE: The wording in here makes me
2	look incompetent, Your Honor. I am challenging
3	THE COURT: Mr. Chase, no one thinks you're
4	incompetent at this time.
5	MR. CHASE: And I am challenging, Your
6	Honor or actually, I demand that you have Nathan Best
7	removed from my bar. I am representing myself pro se.
8	I am not accepting any benefit from the state.
9	THE COURT: So you're asking me to terminate
10	Mr. Best as advisory counsel?
11	MR. CHASE: Yes, that is correct.
12	THE COURT: I'm going to deny that request.
13	You can
14	MR. CHASE: I object, Your Honor. I have
15	the right to counsel of my
16	THE COURT: Hang on.
17	MR. CHASE: choice to assist me.
18	THE COURT: No, you don't.
19	MR. CHASE: Yes, I do.
20	THE COURT: You have the right to counsel of
21	your choice if they're a private attorney. We've been
<mark>2</mark> 2	through this multiple times.
23	So Mr. Best is not representing you. He
24	will not represent you. He won't address the Court on
25	your behalf unless you ask him to. He's just there in

1 case you have questions. If you don't have any 2 questions, you don't have to ask him any questions. 3 That's his only purpose. 4 You don't have to talk to him. You don't 5 have to interact with him. You don't have to have 6 anything to do with him if you don't want to, but I'm 7 going to keep him on as advisory counsel to be there as a resource for you if you decide. 8 Well, I object, Your Honor. 9 MR. CHASE: 10 THE COURT: Okay. 11 MR. CHASE: Untimely and, for the record, I do have a right to counsel of choice to assist me. I'm 12 13 representing myself. THE COURT: 14 You are. MR. CHASE: Yes, pro se. 15 16 THE COURT: Yes, Okav. So here's where we 17 are, Mr. Chase: We've got some things we need to 18 accomplish. You entered into a plea agreement, and I 19 need to either set sentencing on that plea agreement, if 20 you intend to not challenge the fact that you entered in that plea agreement. 21 I am going to enter a different 22 MR. CHASE: 23 plea, Your Honor, a Rule 32, Rule 33 --THE COURT: So that's done after sentencing. 24 25 MR. CHASE: Yeah, yeah, manifest injustice.

THE COURT: So that's done after sentencing. So there's a couple of things that can be done now.

 $\mbox{MR. CHASE: Well, Your Honor, and I am} \label{eq:mr.challenging} \mbox{ --}$

THE COURT: Hold on, Mr. Chase. Don't interrupt me. I don't interrupt you.

So what we have now is you can file what's called a motion to withdraw from the plea agreement. So you would file something with me saying these are all the reasons my plea agreement should not go forward. Mr. Asay would have the right to respond to such a motion; you'd have the right to a reply, and then if I thought it was appropriate, I would set a hearing on the issue. So that's how that works.

If you want to use the rules for post-conviction relief, those are done after sentencing occurs. So it sounds to me like what you're intending to do is file something now before sentencing occurs; is that correct?

MR. CHASE: That is correct.

THE COURT: All right.

MR. CHASE: And I would like some time to do that, and I have several motions to try to do at least a motion and a brief filing challenging the jurisdiction of the Court.

1 THE COURT: Sure, I get that. So here's 2 what we're going to do: How long do you need to get 3 those motions filed? 4 MR. CHASE: I think probably 60 days would 5 be plenty of time for me to get my 11 motions filed. 6 I'll give you 30, because THE COURT: 7 normally, your sentencing should have occurred before. 8 So I'll give you 30 days to get those filed. 9 Any objection to 30 days, Mr. Asay? 10 MR. ASAY: No. Your Honor. 11 Now, Your Honor, you've --MR. CHASE: 12 you've not acknowledged my other motions. So do I need 13 to re-file all my motions starting over since now I've 14 been found competent? 15 THE COURT: Here's what I would do, is I 16 would say why don't we just start with a clean slate. 17 So any motions that are pending before me I will deny without prejudice to you. So that means you can re-file 18 19 all of them. If you want to file motions by subject 20 matter, you can do it that way. I will let you figure 21 out how you want to do it. 22 Any objection to me simply denying the 23 motions? There were a bunch pending. 24 I thought you already did, your MR. ASAY:

25

Honor.

I may have. I have looked at 1 THE COURT: 2 them, but there were several requests for --3 MR. CHASE: Administrative procedural matter question that needs to be re --4 Hang on, Mr. Chase. 5 Hand on. THE COURT: There were several. I think they were all 6 7 basically denied, Mr. Asay, but there were multiple motions, many of them involving requests for things. 8 I'm just going to allow him to re-file all of those, in 9 10 sort of a more organized manner, Mr. Chase. That way, 11 we can take them up one at time. MR. CHASE: I believe there's 13 so I'll 17 13 have to rewrite them, Your Honor. 30 days, you know --14 THE COURT: Yeah. 30 days will be --MR. CHASE: -- for 13 motions to be --15 16 THE COURT: 30 days will be plenty of time. 17 So I'm going to deny any motions that are currently pending and were stayed pursuant to Rule 11, is probably 18 19 the easiest way to do it. I'll deny those without 20 prejudice, allowing Mr. Chase to re-file those motions 21 Today's date is, I think, the 20th, so as he wishes. 22 30 days would be -- I will give you until October 25th 23 to get those filed. That's a little bit of extra time. 24 MR. CHASE: All right. I appreciate that. 25 THE COURT: Mr. Asay, you will be able to

file your responses by rule. Mr. Chase, you will file your replies within the timelines allowed by the rules, and then once I get all those, I will set oral argument on those.

Okay. Any questions about where we are now going forward, Mr. Asay?

MR. ASAY: No, Your Honor.

THE COURT: Any record you wish to make?

MR. ASAY: No, Your Honor.

THE COURT: All right. Mr. Chase, you understand where we are and where we're headed?

MR. CHASE: Yes, I do, Your Honor.

THE COURT: All right. We are adjourned in this matter. I appreciate everyone being here. Mr. Best, I will keep you on advisory counsel again. You have no role to play in this, other than if Mr. Chase has questions for you.

Mr. Chase, I think we have your e-mail address. Do we have an e-mail address for you?

MR. CHASE: Yeah. I have a P.O. box also, Your Honor.

THE COURT: Do you have his e-mail address and P.O. box? Let me get your e-mail address, Mr. Chase. That way, we can directly e-mail you.

MR. CHASE: It is aloha777sedona.

THE COURT: Aloha?

MR. CHASE: Yes. Number 777sedona at gmail dot com.

THE COURT: So we'll mail you a copy of the minute entries. We'll also e-mail you a copy of the minute entries, but it's really, really important that you check both of those because when I set -- you're good about this, so when I set your next hearing date, it will be in that minute entry, okay?

MR. CHASE: All right. And the time on the 25th?

THE COURT: We don't have a hearing yet.

You just have to have your motions filed by then. Once

I get all of the responses and the replies, then I'll be
setting a hearing, and you need to have that date, okay.

Mr. Best -- I know you don't have any contact with Mr. Best. Mr. Best will receive those same documents. So if you have any confusion about your next court date, you can always call Mr. Best, if you choose. You don't have to. You can always call Mr. Best and he can give you that date.

MR. CHASE: Again, I'm objecting to accepting a benefit of the state, Your Honor.

THE COURT: I get it. But I want to tell you if I set that court date and you fail to appear, a

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1	warrant could issue for your arrest. You'd have a
2	hearing to determine if you should remain out of
3	custody. The state could file new charges for failing
4	to appear. The case could proceed in your absence. So
5	you just need to make sure you're really thoughtful
6	about looking for those minute entries which you are
7	very, very conscientious.
8	MR. CHASE: I'll be making a special
9	appearance like I did today, a general appearance.
10	THE COURT: All right. I think that covers
11	all of our bases. We are adjourned in this matter. I
12	will see everyone at our next hearing. The exhibits
13	that were submitted for today's hearing I am going to
14	return those back to you. Mr. Chase, if you need those
15	in future hearings, you can always bring those back.
16	MR. CHASE: Are you talking about my
17	administrative
18	THE COURT: Yeah. I think there are two
19	exhibits.
20	MR. CHASE: Are you talking about my
21	declared witness testimony?
22	THE COURT: Say that to me again.
23	MR. CHASE: Are you talking about my
24	declared witness testimony?
25	THE COURT: Yes, because I am not taking any

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1 read these transcripts? 2 MR. ASAY: Yeah. THE COURT: We have a court reporter taking 3 4 all this down. I am going to adjourn for today. Mr. 5 Chase, if you think those are relevant to some of the motions you file later, you can always resubmit those. 7 MR. CHASE: I'm just concerned, Your Honor. 8 because every motion that I do file and brief, you've 9 denied them and not having read them. So I am concerned 10 as equal protection, Your Honor, due process of the law. 11 THE COURT: I understand all that stuff, and 12 I'm with you. 13 MR. CHASE: I know you understand. 14 THE COURT: This is what you can re-file 15 with me and I will take it up when you re-file. 16 MR. CHASE: Okay. 17 THE COURT: Perfect. All right. I will see 18 everybody -- I don't know the exact date, but I'll get 19 that to you. As soon as I get it to you, you will know 20 when you're coming in, arguing and you can bring all 21 materials that you think I need to review. 22 MR. CHASE: October 25th to get my briefs 23 and motions in? 24 THE COURT: Yes, exactly, but then remember 25 Mr. Asay gets to respond and then you get to reply.

MR. CHASE: Yeah. THE COURT: Okay. Great. We are adjourned. I will see everybody at our next hearing. Thank you. (Whereupon, the proceedings in the above-entitled matter were concluded.)

CERTIFICATE I, LAURA A. ASHBROOK, do hereby certify that the foregoing pages constitute a full, accurate transcribed record of my stenographic notes taken at the aforementioned time and place, all done to the best of my skill and ability. Dated this 4th day of October, 2021 s/s_ LAURA A. ASHBROOK Certified Court Reporter Certificate #50360